IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

NORTHEAST CONTROLS, INC. : CIVIL ACTION – LAW

and

v.

ST. PAUL MERCURY INSURANCE COMPANY:

.

:

FISHER CONTROLS INTERNATIONAL, LLC : NO. 1:06-CV-00412 (SLR)

APPENDIX C TO

REPLY BRIEF OF PLAINTIFFS NORTHEAST CONTROLS, INC., AND ST. PAUL MERCURY INSURANCE COMPANY IN SUPPORT OF MOTION FOR ENTRY OF MONEY JUDGMENT AND SUPPLEMENTAL MOTION TO ALTER OR AMEND JUDGMENT

> THOMAS P. WAGNER, ESQUIRE MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN 1845 Walnut Street Philadelphia, PA 19103 tel: 215-575-4562 Counsel for Plaintiffs

JOSEPH SCOTT SHANNON, ESQUIRE Delaware Bar I.D. No. 3434 MARSHALL DENNEHEY WARNER COLEMAN & GOGGIN 1220 North Market Street, 5th Floor P.O. Box 8888 Wilmington, DE 19899 – 8888 tel.: 302.552.4329 e-mail: isshannon@mdwcg.com

e-mail: jsshannon@mdwcg.com Counsel for Plaintiffs

Dated: February 15, 2008

TABLE OF CONTENTS

<u>Documen</u>	<u>it</u>			Exhibit
Curriculu	m Vitae of Thomas P. Wagner, E	Esquire [C0001-C0002	2]	1
Rawle &	Henderson Invoices			2
	Invoice Number	Amount	Page Nos.]
	0609952	\$1,194.52	C0003-C0006	_
	0610730	\$4,379.02	C0007-C0011	1

0701039

0702856

TOTAL

\$4,413.96

\$10,302.19

\$314.69

C0012-C0018

C0019-C0021

Invoice Number	Amount	Page Nos.
792947	\$9,272.50	C0022-C0030
797452	\$9,281.53	C0031-C0037
815187	\$10,680.93	C0038-C0046
824359	\$9,849.45	C0047-C0055
827239	\$48,364.83	C0056-C0073
828824	\$13,140.00	C0074-C0079
830551	\$23,340.50	C0080-C0089
833126	\$19,745.00	C0090-C0096
838667	\$0.00	C0097-C0098
838668	\$17,812.62	C0099-C0105
844312	\$13,886.32	C0106-C0110
850830	\$16,958.85	C011-C0119
TOTAL	\$192,332.53	

Amended Affidavit of Thomas P. Wagner, Esquire [C0120-C0121]......4

Thomas P. Wagner

Philadelphia, Pennsylvania Shareholder phone(215) 575-4562 fax (215) 575-0856 email tpwagner@mdwcg.com

Thomas P. Wagner is a litigation and trial lawyer with more than 25 years experience. He concentrates his practice on the defense of casualty and product liability cases, as well as the defense of municipalities. His practice is focused primarily on the state and federal courts of Philadelphia and Eastern Pennsylvania and the surrounding Mid-Atlantic region.

Mr. Wagner was twice voted by his peers as one of the Top 100 Lawyers in Pennsylvania, a state with more than 56,000 attorneys. He was named a Pennsylvania Super Lawyer four times in succession. Mr. Wagner served as the 1999-2000 President of the Temple American Inn of Court in Philadelphia. He has written numerous articles and presentations on topics related to civil litigation. He also served as a senior editor of a three-volume guide to pre-trial practice in the Federal Courts of the Third Circuit published by Lawyers' Cooperative Publishing Company. He has served on the Executive Board of the Philadelphia Association of Defense Counsel, and he is a member of both the Defense Research Institute and the Pennsylvania Defense Institute.

Mr. Wagner graduated *cum laude* from Fairfield University in 1974 with a Bachelor's Degree in Politics. He attended Law School at St. John's University where he was an editor of the Law Review. Following law school, he served a clerkship with the Honorable J. William Ditter, Jr., United States District Judge for the Eastern District of Pennsylvania. He joined Rawle & Henderson at the end of his clerkship in 1980, and served for over a decade on Rawle & Henderson's Executive Committee. Mr. Wagner joined Marshall, Dennehey, Warner, Coleman & Goggin in 2007 as a shareholder in the firm's Casualty Practice Group. Mr. Wagner is admitted to practice in Pennsylvania and New York.

Year Joined Organization:

2007

Areas of Practice:

Casualty and Premises Liability Product Liability Municipal Liability

Bar Admissions:

New York, 1978 Pennsylvania, 1978

Education:

St. John's University School of Law, Jamaica, New York, 1977
J.D., Juris Doctor
Law Review: St. John's Law Review, Survey Editor, 1976 – 1977
Fairfield University, Fairfield, Connecticut, 1974
B.A., Politics

Honors: Cum Laude

Published Works:

Senior Editor, Federal Civil Procedure Before Trial – Third Circuit, Lawyers Cooperative Publishing Company (1996) (3 Volumes)

Rule 11 and Removal of Cases, 32 FOR THE DEFENSE No. 3 Reprinted from COUNTERPOINT, July, 1989, March, 1990

Diversity Jurisdiction: Don't Let It Die, 32 FOR THE DEFENSE No. 8, August, 1990

Dillinger v. Caterpillar - Can the Plaintiff do No Wrong? COUNTERPOINT, July, 1992

New Developments in Res Ipsa Loquitur (Co-Author), COUNTERPOINT, July, 1991

Sex Discrimination by Private Universities as State Action, 50 St. John's Law Review 316, 1976

Classes/Seminars Taught:

The Patient Advocate in Clinical Trials, Annual Medical Device Product Liability Conference, Napa, CA, June 2006

Selected Topics in Federal Preemption, Presented to the Pennsylvania Bar Association; Philadelphia, April, 1996 and Hershey, PA, May, 1995

Litigation Experiences of a Blood Center, Presented to the American Society of Apheresi; Cambridge, Mass., April, 1993

The Law and Alternatives to Homologous Donation, Presented to The Greater Philadelphia Hospital Blood Bank Association and Philadelphia Medical Society; Philadelphia, May, 1991

Bad Faith and How to Avoid It, Presented to the Pennsylvania Medical Society Liability Insurance Company; Harrisburg, PA, July, 1996

Professional Associations and Memberships:

Top 100 Lawyers in Pennsylvania – 2006 and 2007
Pennsylvania "Super Lawyer" – 2007, 2006, 2005, 2004
Special Presenter – National Judicial College, Reno, NV
Faculty Member – National Institute for Trial Advocacy, Mid-Atlantic Deposition Program Temple American Inn of Court – President 1999-2000
Philadelphia Association of Defense Counsel
Member of the Executive Board – 1997-1999

Past Employment Positions:

Hon. J. William Ditter, Jr., U.S. District Court, Eastern District of Pennsylvania, Law Clerk, 1977 – 1980
Rawle & Henderson – General Partner

Community Activities:

Councilman-at-Large – Upper Darby Township, Pa 2005-present
Board Member – Upper Darby Industrial Development Authority, 2005 – present
Board Member and Treasurer – Delaware County Authority, 2001 - present
Board of Directors – Wheels of Wellness, Inc., 2001 - 2007

RAWLE & HENDERSON LLP
THE WIDENER BUILDING
ONE SOUTH PENN SQUARE
PHILADELPHIA, PA 19107
215-575-4200
TAX ID NO: 23-1525820

Mr. Jeff Frock St. Paul Companies 111 Schilling Road Hunt Valley, MD 21031

Invoice Number 0609952
Invoice Date 09/22/06
Client Number 000156
Matter Number 300004
Incident Date
YOUR File TE0640 1049
-09T002

Re: RON OLSON V. NORTHEAST CONTROL

FOR PROFESSIONAL SERVICES RENDERED THROUGH 08/31/06:

Date	Tkpr		Hours	Value
06/02/06	ARB	CORRESPONDENCE TO MR JACOBSON REGARDING FILING OF COMPLAINT AND FINAL REVIEW	0.2	25.00
06/11/06	TPW	REVIEWED COMPLAINT FOR FILING AND SERVICE.	0.8	120.00
06/21/06	ARB	CORRESPONDENCE TO AND FROM MR FROCK REGARDING CORRECT ADDRESS FOR ST PAUL MERCURY (2X)	0.3	37.50
06/21/06	ARB	CHANGE COMPLAINT TO REFLECT PROPER NAMES AND ADDRESSES IN CAPTION AND BODY	0.5	62.50
06/21/06	TPW	WORKED ON COMPLAINT.	0.4	60.00
06/23/06	'ARB	CORRESPONDENCE TO AND FROM COMPANY REGARDING CORRECT ADDRESS FOR ST PAUL ENTITY (2X)	0.4	50.00
06/23/06	TPW	RESPONDED TO CLIENT INQUIRY REGARDING IDENTITY.	0.2	30.00
06/26/06	ARB	CORRESPONDENCE WITH COMPANY REGARDING CORRECT ADDRESS FOR ST PAUL ENTITY (AGAIN)	0.2	25.00

000156 ST. PAUL TRAVELERS 300004 RON OLSON V. NORTHEAST CONTROL 09/22/06 Invoice Number 0609952 Page 2

Date	Tkpr		Hours	Value
06/27/06	ARB	REVIEW COMPLAINT AND LOCATE AND ADD EXHIBITS	1.7	212.50
06/29/06	ENB	PREPARE CIS SHEET FOR DISTRICT COURT.	0.3	22.50
06/30/06	PRT	PREPARATION OF OPENING DOCUMENTATION FOR NEW SUIT AGAINST FISHER CONTROLS	0.3	22.50
07/10/06	ARB	CORRESPONDENCE TO MR JACOBSON REGARDING ELECTRONIC COPY OF COMPLAINT	0.2	25.00
08/02/06	ARB	RECEIVE AND REVIEWMOTION FOR PRO HAC VICE APPEARANCE OF ATTY FOR FISHER CONTROLS	0.4	50.00
08/03/06	ARB	RECEIVE AND COMPLETE PRO HAC VICE FORMS AND ELECTRONIC REGISTRATION	0.3	37.50
08/08/06	ARB	RECEIVE AND REVIEW TIME STAMPED COPIES OF MOTIONS FOR PRO HAC VICE [NO CHARGE]	0.2	0.00
08/17/06	ARB	RECEIVE AND REVIEW PRO HAC VICE MOTIONS OF ANOTHER ATTORNEY FOR FISHER [NO CHARGE]	0.3	0.00

TOTAL HOURS 6.7

During the period in question we expended 6.7 hours as follows :

SENIOR ASSOCIATE TIME :

Andrew R. Benedict ARB 0.5 hours @ \$0.00 = \$0.00 Andrew R. Benedict ARB 4.2 hours @ \$125.00 = \$525.00

PARTNER TIME :

000156 ST. PAUL TE 300004 RON OLSON 09/22/06	RAVELERS V. NORTHEAST	CONTROL	Invoice Nu Page 3	mber 0609952
Thomas P. Wagner PARALEGAL TIME :	TPW	1.4 hours @ \$150	.00 =	\$210.00
Patricia R. Tkaczuk Emily N. Bucci	PRT ENB	0.3 hours @ \$75 0.3 hours @ \$75	.00 = .00 =	\$22.50 \$22.50
	CURRENT FEES			780.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Date		Value	
06/29/06	IN-OFFICE REPRODUCTION Copies: 392	31.36	
06/29/06	IN-OFFICE REPRODUCTION Copies: 8	0.64	
06/29/06	IN-OFFICE REPRODUCTION Copies: 3	0.24	
07/05/06	IN-OFFICE REPRODUCTION Copies: 10	0.80	
07/05/06	IN-OFFICE REPRODUCTION Copies: 1	0.08	
07/10/06	IN-OFFICE REPRODUCTION Copies: 96	7.68	
07/25/06	IN-OFFICE REPRODUCTION Copies: 3	0.24	
07/25/06	IN-OFFICE REPRODUCTION Copies: 2	0.16	
	Total IN-OFFICE REPRODUCTION		41.20
06/28/06	CLERK USDC OF DELAWARE - FILING	350.00	
	FEES COMPLAINT 300004		
	Total FILING FEES		350.00
07/17/06	DELAWARE ATTORNEY SERVICES, INC	15.00	
	SERVICE FEES COMPLAINT SERVICE		
	300004		
	Total SERVICE FEES		15.00
06/02/06	LONG DISTANCE	1.19	
06/30/06	LONG DISTANCE	2.38	
07/10/06	LONG DISTANCE	4.75	
	Total LONG DISTANCE		8.32
	CURRENT EXPENSES		414.52

000156 ST. PAUL TRAVELERS

Invoice Number 0609952 Page 4

09/22/06

TOTAL AMOUNT OF THIS INVOICE

1,194.52

PAYMENT TERMS: NET 30 DAYS
PLEASE REFERENCE THE INVOICE
NUMBER ON YOUR REMITTANCE

RAWLE & HENDERSON LLP
THE WIDENER BUILDING
ONE SOUTH PENN SQUARE
PHILADELPHIA, PA 19107
215-575-4200
TAX ID NO: 23-1525820

Mr. Jeff Frock St. Paul Travelers 111 Shilling Road Hunt Valley, MD 21031

Invoice Number 0610730
Invoice Date 10/09/06
Client Number 000156
Matter Number 301092
Incident Date 05/20/00
YOUR File TE06401049-09T002

Re: NORTHEAST CONTROLS, INC. AND ST. PAUL MERCURY INSURANCE CO. V. FISHER CONTROLS INTERNATIONAL, LLC

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/05/06:

Date	Tkpr	Task		Hours	Value
07/05/06	TPW	3	NOTED SERVICE OF COMPLAINT.	0.1	15.00
07/10/06	TPW	3	DEALT WITH REQUEST FOR EXTENSION.	0.1	15.00
08/18/06	ARB	3	RECEIVE AND REVIEW DEFENDANT'S ANSWER WITH AFFIRMATIVE DEFENSE AND NEW MATTER (VOLUMINOUS) [NO CHARGE]	1.5	0.00
08/21/06	TPW	3	RECEIVED AND REVIEWED ANSWER AND COUNTERCLAIM AND BEGAN TO PLAN RESPONSE.	1.2	180.00
08/23/06	TPW	66	WORKED ON RESPONSE TO COMPLAINT AND ARRANGED TELEPHONE CONFERENCE WITH VARIOUS CLIENT REPRESENTATIVES.	1.4	210.00
08/24/06	TPW	8	EVALUATED BASES FOR COUNTERCLAIM BY FISHER AND CLAIM FOR SET-OFF.	1.4	210.00
08/27/06	TPW	16	PREPARED FOR CLIENT CONFERENCE CALL.	2.0	300.00

000156 ST. PAUL TRAVELERS Invoice Number 0610730 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 2 10/09/06

Date	Tkpr	Task		Hours	Value
08/29/06	ARB	66	ATTEND CONFERENCE CALL WITH MR JACOBSON, MS SLEVIN AND MR FROCK [NO CHARGE]	1.0	0.00
08/29/06	TPW	16	PREPARED FOR CONFERENCE CALL WITH CLIENT.	4.1	615.00
08/29/06	TPW	66	CONDUCTED CONFERENCE CALL WITH CLIENT REPRESENTATIVES.	0.6	90.00
08/30/06	ARB	3	DRAFT ANSWER TO COUNTERCLAIM	2.4	300.00
08/31/06	TPW	3	BEGAN TO PREPARE IN DETAIL SUMMARY JUDGMENT MOTION ON BEHALF OF NORTHEAST CONTROLS.	3.2	480.00
08/31/06	NEM	8	REVIEW EXTENSIVE HISTORY OF PRIOR CASE LEADING UP TO PRESENT LITIGATIOIN WITH TPW AND ARB TO DETERMINE APPROPRIATE ISSUES FOR MOTION FOR SUMMARY JUDGMENT AND STRATEGIZE AS TO WHETHER AN ANSWER SHOULD BE FILED OR WHETHER A MOTION TO DISMISS DEFENDANT'S COUNTERCLAIM FOR SET-OFF SHOULD BE FILED FIRST. [NO CHARGE]	3.0	0.00
09/01/06	ARB	3	REVISE ANSWER TO AFFIRMATIVE DEFENSES AND COUNTERCLAIM	0.5	62.50
09/08/06	TPW	3	WORKED ON RESPONSE TO COUNTERCLAIM AND MADE NECESSARY REVISIONS.	3.3	495.00
09/08/06	TPW	38	TELEPHONE CONFERENCE WITH DAN GUNTER, COUNSEL FOR FISHER REGARDING EXTENSION.	0.1	15.00
09/12/06	TPW	3	REVISED REPLY TO COUNTERCLAIM AND FORWARDED TO CLIENT.	1.0	150.00
09/12/06	ARB	38	TELEPHONE CALL WITH PAUL BRADLEY	0.2	25.00

000156 ST. PAUL TRAVELERS Invoice Number 0610730 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 3 10/09/06

Date	Tkpr	Task		Hours	Value
			CONFIRMING THAT WE COULD SIGN HIS NAME TO STIPULATION		w
09/13/06	TPW	9	MISSOURI LAW RESEARCH AND RECOUPMENT ISSUE.	0.4	60.00
09/14/06	NEM	1	CONFERENCE WITH TPW REGARDING QUESTION ON WHETHER MISSOURI LAW PERMITS RECOUPMENT AS A COUNTERCLAIM OR AN AFFIRMATIVE DEFENSE AND WHETHER IT ALLOWS FOR AFFIRMATIVE JUDGMENT.	0.1	12.50
09/14/06	NEM	8	REVIEW APPLICABLE MISSOURI COURT RULES AND CASE LAW REGARDING PLEADING RECOUPMENT AS A COUNTERCLAIM OR AN AFFIRMATIVE DEFENSE AND WHETHER IT IS PERMITTED TO PROVIDE AN AFFIRMATIVE JUDGMENT.	0.8	100.00
09/14/06	NEM	3	DICTATE CORRESPONDENCE REGARDING APPLICABLE MISSOURI CASE LAW AND RULES OF CIVIL PROCEDURE REGARDING PLEADING RECOUPMENT.	0.3	37.50
09/14/06	TPW	8	REVIEWED MISSOURI LAW QUESTION.	1.8	270.00
09/19/06	ARB	3	FILE ANSWER TO COUNTERCLAIM WITH AFFIRMATIVE DEFENSES	0.2	25.00
09/19/06	TPW	66	COMPLETED MISSOURI LAW ANALYSIS AND REPORT TO CLIENT.	0.8	120.00
09/26/06	ARB	13	RECEIVE AND REVIEW COURT ORDER SCHEDULING CONFERENCE AND PROVIDING GUIDELINES FOR DISCLOSURES	0.3	37.50
09/27/06	TPW	3	WORKED ON SUMMARY JUDGMENT.	1.2	180.00
09/27/06	NEM	11	REVIEW COMPLAINTS AND AMENDED	2.0	250.00

000156 ST. PAUL TRAVELERS Invoice Number 0610730 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 4

Date	Tkpr	Task				Hours	Value
			COMPLAINTS FI	LED IN	ORIGINAL		
				TO	rat, HOURS	 35.0	
				11()	IAII HUUKS	33.0	

During the period in question we expended 35.0 hours as follows :

SENIOR ASSOCIATE TIME :

Andrew R. Benedict Andrew R. Benedict Nancy E. Monte Carlo Nancy E. Monte Carlo	ARB ARB NEM NEM	2.5 hours @ \$0.00 = \$0.00 3.6 hours @ \$125.00 = \$450.00 3.0 hours @ \$0.00 = \$0.00 3.2 hours @ \$125.00 = \$400.00
PARTNER TIME : Thomas P. Wagner	TPW	22.7 hours @ \$150.00 = \$3,405.00
PARALEGAL TIME :		

CURRENT FEES 4,255.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

201002	NORTHEAST CONTROLS, INC. AND ST. PAUL ME	Page 5	,50
301092	NORTHEAST CONTROLLS, INC. AND ST. TAGE HE	rage 3	
10/09/06			
D-+-		Value	
Date			
	IN-OFFICE REPRODUCTION Copies: 2	0.16	
08/08/06			
08/08/06	IN-OFFICE REPRODUCTION Copies: 16	1.28	
08/15/06	IN-OFFICE REPRODUCTION Copies: 24	1.92	
08/21/06	IN-OFFICE REPRODUCTION Copies: 140	11.20	
08/29/06	IN-OFFICE REPRODUCTION Copies: 239	19.12	
08/29/06	IN-OFFICE REPRODUCTION Copies: 6	0.48	
08/31/06		11.20	
08/31/06		19.52	
09/05/06		0.72	
09/08/06		0.80	
09/20/06		1.12	
09/20/06	Total IN-OFFICE REPRODUCTION		57.52
			,,,,,
08/04/06		25.00	
	FEES PRO HAC VICE MOTIONS 301092		

ST. PAUL TRAVELERS

000156

08/04/06

08/23/06

TOTAL AMOUNT OF THIS INVOICE 4,379.02

25.00

6.50

Invoice Number 0610730

PAYMENT TERMS: NET 30 DAYS
PLEASE REFERENCE THE INVOICE
NUMBER ON YOUR REMITTANCE

CLERK USDC OF DELAWARE - FILING

TRISTATE COURIER & CARRIAGE -

CURRENT EXPENSES

Total FILING FEES

COURIER SERVICE 301092

Total COURIER SERVICE

FEES PRO HAC VICE MOTIONS 301092

50.00

6.50

124.02

RAWLE & HENDERSON LLP
THE WIDENER BUILDING
ONE SOUTH PENN SQUARE
PHILADELPHIA, PA 19107
215-575-4200
TAX ID NO: 23-1525820

Mr. Jeff Frock St. Paul Travelers 111 Shilling Road Hunt Valley, MD 21031

Invoice Number 0701039
Invoice Date 01/09/07
Client Number 000156
Matter Number 301092
Incident Date 05/20/00
YOUR File TE06401049-09T002

Re: NORTHEAST CONTROLS, INC. AND ST. PAUL MERCURY INSURANCE CO. V. FISHER CONTROLS INTERNATIONAL, LLC

FOR PROFESSIONAL SERVICES RENDERED THROUGH 01/03/07:

Date	Tkpr	Task		Hours	Value
10/03/06	PRT	15	ORGANIZATION OF SIGNIFICANT DOCUMENTS BINDER	0.7	52.50
10/04/06	NEM	11	REVIEW INDEMNITY AGREEMENT BETWEEN NEC AND FISHER	0.8	100.00
10/04/06	NEM	11	REVIEW FILE MEMORANDUM REGARDING FILING OF MOTION, JURISDICTION AND BRIEF RESEARCH ON LAW OF INDEMNIFICATION IN MISSOURI.	0.5	62.50
10/04/06	NEM	11	REVIEW FISHER'S ANSWER AND CROSS-CLAIM TO NEC'S COMPLAINT.	0.7	87.50
10/12/06	ARB	3	TELEPHONE CALL FROM PAUL BRADLEY REGARDING INFORMATION FOR PHONE CONFERENCE	0.2	25.00
10/12/06	NEM	99	RESEARCH MISSOURI LAW REGARDING INDEMNIFICATION AGREEMENTS IN PREPARING MOTION FOR SUMMARY JUDGMENT.	6.3	787.50
10/13/06	ARB	3	RECEIVED AND REVIEWED INITIAL	1.0	125.00

000156 ST. PAUL TRAVELERS Invoice Number 0701039 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 2 01/09/07

Date	Tkpr	Task		Hours	Value
			DISCLOSURE OF FISHER PURSUANT TO FRCP 26(A)		
10/13/06	ARB	3	REVIEW FILE IN PREPARATION OF INITIAL DISCLOSURE	0.8	100.00
10/13/06	ARB	3	DRAFT INITIAL DISCLOSURE DOCUMENT	2.1	262.50
10/16/06	ARB	3	CORRESPONDENCE TO AND FROM DAN GUNTER REGARDING JOINT SCHEDULING ORDER AND REVISIONS (4X)	0.6	75.00
10/16/06	ARB	3	CORRESPONDENCE FROM PAUL BRADLEY REGARDING CONTACT INFORMATION FOR CONFERENCE	0.2	25.00
10/16/06	ARB	3	RECEIVED AND REVIEWED THE AGREED UPON PROPOSED JOINT SCHEDULING ORDER	0.3	37.50
10/16/06	TPW	16	PREPARED FOR CONFERENCE WITH THE UNITED STATES DISTRICT COURT AND REVIEWED ORDER PROPOSED BY FISHER AND PREPARED OBJECTIONS TO PROPOSED ORDER.	1.4	210.00
10/17/06	TPW	66	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING SCHEDULE PROPOSED BY COUNSEL FOR FISHER.	0.3	45.00
10/17/06	TPW	13	PREPARED FOR CONFERENCE WITH UNITED STATES DISTRICT COURT.	0.8	120.00
10/17/06	ARB	3	ORGANIZE DOCUMENTS AND PREPARE FOR RULE 16 CONFERENCE	0.6	75.00
10/17/06	ARB	3	CORRESPONDENCE FROM PLAINTIFF'S ATTY REGARDING CHANGE IN CONTACT NUMBERS	0.1	12.50
10/18/06	ARB	3	ATTEND INITIAL PHONE CONFERENCE (RULE 16)	0.5	62.50

000156 ST. PAUL TRAVELERS Invoice Number 0701039 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 3 01/09/07

Date	Tkpr	Task		Hours	Value
10/18/06	TPW	38	PREPARED FOR AND PARTICIPATED IN TELEPHONE CONFERENCE WITH UNITED STATES DISTRICT COURT AND ALL COUNSEL, AND DRAFTED REPORT TO CLIENT.	1.0	150.00
10/19/06	ARB	3	RECEIVED AND REVIEWED COURT ORDER FROM SCHEDULING CONFERENCE	0.2	25.00
10/19/06	ARB	3	RECEIVED AND REVIEWED CORRESPONDENCE FROM COURT REGARDING COURT REFERRING THIS CASE TO MEDIATION	0.2	25.00
10/25/06	TPW	66	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING RESULTS OF SCHEDULING CONFERENCE WITH COURT.	0.2	30.00
10/25/06	TPW	66	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING RESULTS OF SCHEDULING CONFERENCE WITH COURT.	0.2	30.00
11/01/06	ARB	3	REVISED AND REDRAFTED INITIAL DISCLOSURE DOCUMENT	0.7	87.50
11/09/06	TPW	4	DEALT WITH FIRST SET OF DISCOVERY REQUESTS FROM DEFENDANT.	0.4	60.00
11/09/06	NEM	4	REVIEW NOTICE FROM COURT THAT DISCOVERY REQUESTS HAVE BEEN PROPOUNDED UPON NORTHEAST CONTROLS.	0.1	12.50
11/09/06	NEM	4	OBTAIN COPY OF THESE REQUESTS TO BEGIN ANSWERING SAME.	0.1	12.50
11/10/06	NEM	4	REVIEW AND DRAFT ANSWERS TO DISCOVERY REQUESTS OF DEFENDANT FISHER.	3.5	437.50
11/15/06	NEM	4	DICTATE CORRESPONDENCE TO TOM WAGNER ATTACHING COPY OF DRAFT	0.1	12.50

000156 ST. PAUL TRAVELERS Invoice Number 0701039 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 4 01/09/07

Date	Tkpr	Task		Hours	Value
		_ +	DISCOVERY RESPONSES AND DETAILING INFORMATION STILL REQUIRED.		H
11/15/06	NEM	4	DRAFT RESPONSES TO FISHER'S FIRST DISCOVERY REQUESTS.	1.8	225.00
11/22/06	NEM	4	CONFIRM DATE RESPONSES TO FISHER'S FIRST DISCOVERY REQUESTS ARE DUE, WHICH IS 12/11/06.	0.1	12.50
12/08/06	TPW	4	WORKED ON EXTENSIVE DISCOVERY REQUESTS OF DEFENDANT AND RESPONSES AND OBJECTIONS THERETO.	1.5	225.00
12/08/06	TPW	5	RESPONDED TO JEFF FROCK INQUIRY REGARDING DEPOSITIONS.	0.3	45.00
12/08/06	NEM	4	REVISE RESPONSES TO NOTICE TO PRODUCE PROPOUNDED BY FISHER CONTROLS TO ADD AN OBJECTION BASED ON RULE 26 REGARDING EXPERT DISCLOUSRE REQUIREMENTS.	0.1	12.50
12/08/06	NEM	4	CONFIRM THE MEDIATION STATEMENTS FORWARDED TO VINCENT BIFFERATO WERE CONFIDENTIAL AND SUBJECT TO THE WORK PRODUCT DOCTRINE AND NOT REQUIRED TO BE PRODUCED IN RESPONSE TO THE NOTICE TO PRODUCE.	0.1	12.50
12/11/06	TPW	13	PREPARED FOR CONFERENCE WITH COURT.	0.7	105.00
12/11/06	ARB	38	RECEIVED AND REVIEWED CORRESPONDENCE FROM DEFENSE COUNSEL REGARDING INFORMATION FOR TOMORROW'S CONFERENCE	0.2	25.00
12/11/06	NEM	4	REVISE ANSWERS TO NOTICE TO PRODUCE PROPOUNDED ON NORTHEAST CONTROLS TO INCLUDE AN OBJECTION	0.2	25.00

000156 ST. PAUL TRAVELERS Invoice Number 0701039 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 5 01/09/07

Date	Tkpr	Task		Hours	Value
			TO CONFIDENTIAL DOCUMENTS AND THE WORK PRODUCT DOCTRINE.		
12/12/06	TPW	13	PREPARED FOR AND PARTICIPATED IN CONFERENCE WITH U.S. DISTRICT COURT REGARDING SETTLEMENT AND PREPARED REPORT TO CLIENT.	1.3	195.00
12/12/06	ARB	13	CONFERENCE WITH JUDGE THYNGE REGARDING SETTING DATE FOR MEDIATION	0.4	50.00
12/12/06	ARB	13	RECEIVED AND REVIEWED ELECTRONIC ORDER ISSUED AFTER CONFERENCE	0.3	37.50
12/13/06	NEM	4	PROVIDE REVISED DISCOVERY REQUESTS TO TPW TO BE SENT TO CLIENT FOR REVIEW.	0.1	12.50
12/13/06	NEM	4	CONFIRM DATE DISCOVERY RESPONSES ARE DUE IS 1/9/07.	0.1	12.50
12/21/06	TPW	38	DEALT WITH ISSUE REGARDING DISCOVERY DISCLOSURE TO DEFENDANT.	0.6	90.00
12/21/06	NEM	4	FOLLOW UP WITH REGARD TO OUR ANSWERS TO INTERROGATORIES AND RESPONSE TO NOTICE TO PRODUCE.	0.1	12.50
01/03/07	TPW	66	REVIEWED AND RESPONDED TO MESSAGE FROM PHIL JACOBSON.	0.3	45.00
01/03/07	TPW	4	REVIEWED DISCOVERY ANSWERS AND DETERMINED IDENTITY OF SIGNER FOR VERIFICATION.	0.6	90.00

TOTAL HOURS

C0016

33.4

	ST. PAUL TRAVELERS						Invoice Number	er 0701039
301092	NORTHEAST CONTROLS,	INC.	AND	ST.	PAUL	ME	Page 6	
01/09/07								

During the period in question we expended 33.4 hours as follows:

SENIOR ASSOCIATE TIME :			
Andrew R. Benedict Nancy E. Monte Carlo	ARB NEM	• •	\$1,050.00 \$1,837.50
PARTNER TIME : Thomas P. Wagner	TPW	9.6 hours @ \$150.00 =	\$1,440.00
PARALEGAL TIME : Patricia R. Tkaczuk	PRT	0.7 hours @ \$75.00 =	\$52.50

CURRENT FEES 4,380.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Date		Value	
10/05/06	PACER SERVICE CENTER - DOCKET ENTRIES FEDERAL COURTS	11.04	
	Total DOCKET ENTRIES		11.04
10/16/06	IN-OFFICE REPRODUCTION Copies: 16	1.28	
10/19/06	IN-OFFICE REPRODUCTION Copies: 4	0.32	
11/16/06	IN-OFFICE REPRODUCTION Copies: 14	1.12	
, ,	Total IN-OFFICE REPRODUCTION		2.72
10/16/06	LONG DISTANCE	4.75	
10/16/06	LONG DISTANCE	4.75	
10/16/06	LONG DISTANCE	3.56	
10/17/06	LONG DISTANCE	1.19	
10/17/06	LONG DISTANCE	1.19	
10/17/06	LONG DISTANCE	1.19	
10/17/06	LONG DISTANCE	1.19	

000156 301092 01/09/07	ST. PAUL TRAVELERS NORTHEAST CONTROLS,	INC. AND	ST.	PAUL ME	Invoice Numbe Page 7	r 0701039
Date	•				Value	
12/08/06 12/12/06	LONG DISTANCE LONG DISTANCE Total LONG DISTA	ANCE			1.19	20.20
	CURRENT EX	PENSES				33.96

CURRENT EXPENSES

TOTAL AMOUNT OF THIS INVOICE

4,413.96 =========

PAYMENT TERMS: NET 30 DAYS PLEASE REFERENCE THE INVOICE NUMBER ON YOUR REMITTANCE

RAWLE & HENDERSON LLP THE WIDENER BUILDING ONE SOUTH PENN SQUARE PHILADELPHIA, PA 19107 215-575-4200 TAX ID NO: 23-1525820

Mr. Jeff Frock St. Paul Travelers 111 Shilling Road Hunt Valley, MD 21031

Invoice Number 0702857
Invoice Date 02/20/07
Client Number 000156
Matter Number 301092
Incident Date 05/20/00
YOUR File TE06401049-09T002

Re: NORTHEAST CONTROLS, INC. AND ST. PAUL MERCURY INSURANCE CO. V. FISHER CONTROLS INTERNATIONAL, LLC

FOR PROFESSIONAL SERVICES RENDERED THROUGH 01/30/07:

Date	Tkpr	Task		Hours	Value
01/04/07	NEM	4	TELEPHONE CONFERENCE WITH TOM WAGNER REGARDING NAME OF ST. PAUL REPRESENTATIVE TO SIGN INTERROGATORIES.	0.1	12.50
01/04/07	NEM	4	TELEPHONE CONFERENCE WITH JEFF FROCK OF ST. PAUL TRAVELERS TO DISCUSS SIGNING THE ANSWERS TO INTERROGATORIES.	0.1	12.50
01/04/07	NEM	4	FINALIZE ANSWERS TO INTERROGATORIES.	0.1	12.50
01/04/07	NEM	4	DICTATE LETTER TO JEFF FROCK ENCLOSING ANSWERS TO INTERROGATORIES FOR HIS SIGNATURE.	0.1	12.50
01/08/07	NEM	4	REVIEW CORRESPONDENCE FROM JEFF FROCK ENCLOSING SIGNED ANSWERS TO DISCOVERY REQUESTS.	0.1	12.50
01/08/07	NEM	4	DICTATE LETTER TO OPPOSING COUNSEL ENCLOSING NORTHEAST	0.1	12.50

000156 ST. PAUL TRAVELERS Invoice Number 0702857 301092 NORTHEAST CONTROLS, INC. AND ST. PAUL ME Page 2 02/20/07

Date	Tkpr	Task		Hours	Value
			CONTROLS' ANSWERS TO DISCOVERY REQUESTS OF FISHER.		
01/08/07	TPW	4	REVIEWED STATUS OF DISCOVERY RESPONSES.	0.1	15.00
01/17/07	TPW	25	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING SETTLEMENT NEGOTIATIONS.	0.2	30.00
01/22/07	ARB	8	REVIEW FILE AND PROVIDE WRITTEN STATUS REPORT FOR TOM WAGNER	0.6	75.00
01/23/07	NEM	2	TELEPHONE CONFERENCE WITH OPPOSING COUNSEL REGARDING ANSWERS TO DISCOVERY AND HIS INTENTION TO BEGIN A RULE 37 CONFERENCE.	0.1	12.50
01/23/07	TPW	4	TELEPHONE CONFERENCE WITH DAN GUNTER REGARDING DISCOVERY RESPONSES.	0.2	30.00
01/24/07	NEM	4	COMPILE DISCOVERY THAT WAS PRODUCED AND FORWARD TO TOM WAGNER FOR RULE 37 CONFERENCE.	0.1	12.50
01/24/07	TPW	66	EXCHANGED E-MAILS WITH PHIL JACOBSON REGARDING RULE 37 CONFERENCE AND DISCOVERY.	0.3	45.00
01/30/07	NEM	4	REVIEW CORRESPONDENCE FROM OPPOSING COUNSEL REGARDING THE RULE 37 CONFERENCE DUE TO OUR RESPONSES TO DISCOVERY.	0.1	12.50

TOTAL HOURS 2.3

301092	ST. PAUL TRAVELERS NORTHEAST CONTROLS,	INC.	AND	ST.	Invoice Page 3	Number	0702857
02/20/07							

During the period in question we expended 2.3 hours as follows :

SENIOR ASSOCIATE TIME	:					
Andrew R. Benedict Nancy E. Monte Carlo	ARB NEM	0.6 0.9	hours @ hours @	\$125.00 \$125.00	=	\$75.00 \$112.50
PARTNER TIME : Thomas P. Wagner	TPW	0.8	hours @	\$150.00	=	\$120.00
CII	DDDNT FFFS					307.50

FOR COSTS ADVANCED AND EXPENSES INCURRED:

CURRENT FEES

Date		Value	
01/18/07	PACER SERVICE CENTER - DOCKET ENTRIES FEDERAL COURTS	1.20	
	Total DOCKET ENTRIES		1.20
01/04/07	IN-OFFICE REPRODUCTION Copies: 30	2.40	
01/04/07	IN-OFFICE REPRODUCTION Copies: 30	2.40	
01/00/07	Total IN-OFFICE REPRODUCTION		4.80
01/04/07	LONG DISTANCE	1.19	
01/04/07	Total LONG DISTANCE		1.19
	CURRENT EXPENSES		7.19
	TOTAL AMOUNT OF THIS I	NVOICE	314.69

PAYMENT TERMS: NET 30 DAYS PLEASE REFERENCE THE INVOICE NUMBER ON YOUR REMITTANCE

========

Case 1:06-cv-00412-SLR Document 105-3 Filed 02/15/2008 Page 2 of 35 Marshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 May 23, 2007

JEFF W. FROCK ST. PAUL TRAVELERS 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT: \$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 792947

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 03/16/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

9,272.50

COSTS:

0.00

TOTAL AMOUNT DUE:

9,272.50

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

	Case	I:06-cv-00412-SLR D	ocument 105-3
Date Atty	Phase Ta		Hours Value
01/31/07 TPW	0001 OL:	16 TELEPHONE CONFERENCE WITH PHIL JACOBSON RE FISHER'S DISCOVERY REQUESTS.	
01/31/07 TPW	0001 OL:	-	0.6 90.00
02/01/07 TPW	0001 OL:		TE 2.2 330.00
02/02/07 TPW	0001 OL:	24 CONTINUED IDENTIFICATION AND REVIEW OF DOCUMENTS INVOLVED IN FISHER DISCOVERY DISPUTE AND OUR POSITION REGARDING THE DISPUTE.	1.0 150.00
02/02/07 TPW	0001 OL:		
02/03/07 TPW .·	0001 OL:		
02/04/07 TPW	0001 014	54 PREPARATION OF RULE 37 CONFERENCE BY REVIEW OF FISHER DISCOVERY REQUESTS AND OUR OBJECTIONS.	1.1 165.00
02/05/07 TPW	0001 OL3	P2 IDENTIFIED SOME OF THE NUMEROUS TECHNICAL MATERIALS IN FILE FOR DISCOVERY DISCLOSURE.	0.5 75.00
02/05/07 TPW	0001 OL3	PREPARED REPORT TO CLIENT REGARDING STATUS OF DISCOVERY EXCHANGE WITH FISHER.	0.6 90.00
02/06/07 TPW	0001 OL3	PHIL JACOBSON RE DISCOVER DISCLOSURES.	
02/07/07 TPW	0001 OL3	RECEIPT AND REVIEWED REINSURANCE INFORMATION AI LARGE LOSS REPORT RELATIVE TO DISCOVERY DISCLOSURES.	
02/08/07 TPW	0001 OL3	94 RECEIPT AND REVIEWED MATERIALS FROM JEFF FROCK	3.9 585.00

AT ST. PAUL TO DETERMINE DISCOVERY DISCLOSURES AND SORT OUT ISSUES OF CONCERN Filed 02/15/2008 Page 3 of 35

Date	_				Hours	Value
00/00/05				TO PHIL JACOBSON.		
02/08/07	LMA	0001	0L253	REVIEW DOCKET RE:	0.5	62.50
				PROCEDURAL POSTURE OF CASE		
				IN PREPARATION FOR		
/ /				SUBSTITUTION OF COUNSEL		
02/08/07	LMA	0001	0L257	TELEPHONE CALL TO CATTIE	0.2	25.00
				RE: SUBSTITUTION OF		
				COUNSEL; PLEADINGS FILE		
				INCLUDING INITIAL		
				DISCLOSURES		
02/08/07	LMA	0001	0L253	DRAFTED SUBSTITUTION OF	0.2	25.00
				COUNSEL		
02/08/07	LMA	0001	0L253	DRAFTED NOTICE OF CHANGE OF	0.2	25.00
				ADDRESS FOR MR. WAGNER		
02/09/07	TPW	0001	0L451	PREPARATION OF RULE 37	2.8	420.00
				CONFERENCE WITH DEFENSE		
				COUNSEL DAN GUNTER		
				INCLUDING REVIEW OF ALL		
				DEFENDANT'S DISCOVERY		
				REQUESTS AND EXTENSIVE		
				OBJECTIONS THERETO AND		
				AVAILABLE DOCUMENTATION.		
02/09/07	TPW	0001	0L456	TELEPHONE CONFERENCE WITH	0.4	60.00
				PHIL JACOBSON RE RULE 37		
				CONFERENCE.		
02/09/07	TPW	0001	0L457	TELEPHONE CONFERENCE WITH	1.2	180.00
				DAN GUNTER RE RULE 37		
				CONFERENCE.		
02/09/07	TPW	0001	0L457	TELEPHONE CONFERENCE WITH	0.3	45.00
				PHIL JACOBSON RE RESULTS OF		
				RULE 37 CONFERENCE.		
02/10/07	TPW	0001	0L457	REVIEWED NOTES OF RULE 37	1.2	180.00
				CONFERENCE AND DRAFTED		
				DETAILED LETTER TO		
				DEFENDANT'S COUNSEL RE		
				AGREEMENTS.		
02/10/07	TPW	0001	0L124	ANALYZED NEW ARGUMENT OF	2.4	360.00
				DEFENDANT AS EXPRESSED		
				DURING RULE 37 CONFERENCE		
				AND PLANNED RESPONSE AND		
				REVIEWED MATERIALS IN FILE		
				TO SUPPORT RESPONSE		
				INCLUDING LETTER TO MATTHEW		
				GEEKIE AND LANGUAGE OF		
				REPRESENATIVE AGREEMENT RE		
				INDEMNITY AND DEFINITION OF		
				"LOSSES."		
02/11/07	TPW	0001	0L316	REVIEWED ORDER OF UNITED	0.6	90.00
				STATES DISTRICT COURT AND		

19180	INACTIVE STASE TROVELERS-00412-SLR	Document 105-347	Filed 02/15/2008	Page 5 of 35
01682	FISHER CONTROLS INTERN'L V. NORTHEAST CONT			3
05/23/07				

2.7	405.00
2.,	403.00
0.8	120.00
0.4	60.00
1.4	210.00
0.3	45.00
1.0	150.00
0.8	120.00
0.8	120.00
0.1	7.50
	1.4 0.3 1.0 0.8

INACTIVE CASE 1:06-CV-06412-SLR	Document 105-347	Filed 02/15/2008	Page 6 of 35
FISHER CONTROLS INTERN'L V. NORTHEAST CONTRO	L Page 4		9

Date	Atty	Phase	Task		Hours	Value
02/26/07	LIM	0001	0L116	REVIEW AND ANALYZE FILE AND REMOVAL OF CONFIDENTIAL DOCUMENTS RE MEDIATION MEMORANDUM PER TOM WAGNER	2.5	187.50
02/26/07	TPW	0001	0L117	RECEIPT AND REVIEWED MESSAGE OF FISHER'S COUNSEL REGARDING POLICY AND AMOUNTS EXPENDED AND RESPONDED.	0.3	45.00
02/27/07	LIM	0001	0L116	REVIEW AND ANALYZE FILE AND REMOVE CONFIDENTIAL DOCUMENTS RE MEDIATION MEMORANDUM PER TOM WAGNER	2.7	202.50
02/27/07	LIM	0001	0L116	MEMO TO TOM WAGNER RE DOCUMENT REVIEW AND INSPECTION	0.3	22.50
02/27/07	TPW	0001	0L127	REVIEWED CORRESPONDENCE TO FISHER'S COUNSEL REGARDING IMPROPER CONTACT WITH CLIENT.	0.3	45.00
03/01/07	TPW	0001	0L131	PREPARATION OF ARRIVAL OF DEFENSE COUNSEL BY LOCATION AND REVIEW OF POLICY AND DETAILED PAYMENT RECORD FOR EXPENSES AND INDEMNITY AND LOCATED GEEKIE LETTER IN CORRESPONDENCE.	1.8	270.00
03/02/07	TPW	0001	0L116	RESPOND TO MESSAGE OF PHIL JACOBSON REGARDING MOSTELLO FILE.	0.4	60.00
03/02/07	TPW	0001	0L321	PREPARATION OF DISCLOSURE MEETING NEXT WEEK INCLUDING EXCHANGE OF MESSAGES WITH FISHER'S COUNSEL AND REMOVAL AND REDACTION OF BIFFERATO DOCUMENTS.	1.6	240.00
03/03/07	TPW	0001	0L313	DRAFTED SECOND SET OF REQUESTS FOR ADMISSION AND DRAFTED REPORT TO CLIENT REGARDING MOTION TO AMEND COMPLAINT.	0.8	120.00
03/04/07	TPW	0001	0L214	FORMULATED CONTENTS OF AMENDED COMPLAINT.	0.7	105.00
03/05/07	EIY	0001	0L212	CONDUCTED LEGAL RESEARCH PER APPROVAL OF MR. WAGNER RE: MISSOURI LAW ON PROMISSORY ESTOPPEL FOR AMENDED COMPLAINT.	6.0	750.00

19180

05/23/07

•		
٥.	122	107

Date	_				Hours	Value
02/05/07			07.201	DDDDDDDDDDDD		
03/05/07	TPW	0001	0L321	PREPARATION OF VISIT OF	0.3	45.00
				DEFENDANT'S COUNSEL FOR		
03/05/07	(PDG)	0001	01.227	REVIEW MATERIALS IN FILE. CONFERENCE WITH DAN GUNTER	0.1	15 00
03/03/07	IFN	0001	UL327	COUNSEL FOR FISHER	0.1	15.00
				REGARDING HIS REVIEW OF		
				MATERIALS IN FILE.		
03/05/07	TPW	0001	0L326	PREPARED REPORT TO CLIENT	0.4	60.00
, ,				REGARDING FISHER'S POSITION		
				ON UNDERWRITING FILE AND ON		
				CLAIM FILE.		
03/06/07	EIY	0001	0L213	DRAFTED MEMORANDUM FOR S.	1.0	125.00
				SCHWARTZ R: PROMISSORY		
				ESTOPPEL FOR AMENDED		
				COMPLAINT.		
03/06/07	EIA	0001	0L213	DRAFTED AMENDED COMPLAINT.	1.5	187.50
03/06/07	EIY	0001	0L213	DRAFTED MOTION FOR LEAVE TO	2.5	312.50
				AMEND COMPLAINT.		
03/06/07	SFS	0001	0L213	DRAFTED UPDATED AMENDED	0.9	112.50
				COMPLAINT RE: GEEKIE		
				PROMISSORY ESTOPPEL CLAIM		
03/06/07	SFS	0001	0L213	UPDATED AND SUPPLEMENTED	0.8	100.00
				MOTION FOR LEAVE TO FILE		
22/22/25	000			AMENDED COMPLAINT		
03/08/07	515	0001	01.213	DRAFTED UPDATED AMENDMENTS	0.4	50.00
				TO COMPLAINT RE: FACTUAL CLARIFICATION		
03/08/07	SES	0001	01.213	DRAFTED SUPPLEMENTAL MOTION	0.4	50.00
03,00,0.	0.0	0002	02013	TO AMEND RE: FACTUAL	0.1	30.00
				CLARIFICATION AND RESPONSE		
				TO TENDER		
03/08/07	TPW	0001	0L214	WORKED ON MOTION TO AMEND	0.5	75.00
				COMPLAINT REGARDING GEEKIE		
				LETTER.		
03/09/07	LMA	0001	0L214	REVIEWED MOTION TO AMEND	0.3	37.50
				RE: CONFORMITY TO DELAWARE		
				LOCAL RULES		
03/09/07	LMA	0001	0L214	REVIEWED MEMORANDUM OF LAW	0.3	37.50
				RE: CONFORMITY TO DELAWARE		
				LOCAL RULES		
03/09/07	TPW	0001	0L217	TELEPHONE CONFERENCE WITH	0.1	15.00
				DAN GUNTER COUNSEL FOR		
				FISHER REGARDING MOTION TO		
03/00/07	and in	0003	01 23 4	AMEND COMPLAINT.	0.3	45.00
03/09/07	TPW	0001		MADE REVISIONS TO MOTION AND PREPARED ACCOMPANYING	0.3	45.00
				STATEMENT REQUIRED BY COURT		
				RULES.		

19180	INACTIVE CASE 1206-68-00412-SLR	Document 105-2347	Filed 02/15/2008	Page 8 of 35
J1682	FISHER CONTROLS INTERN'L V. NORTHEAST CONTRO			9

Date	Atty	Phase			Hours	Value
03/09/07	EIY	0001	0L215	TELEPHONE CONFERENCE WITH MR. WAGNER AND MS. KALIN RE: FILING OF AMENDED COMPLAINT WITH FEDERAL COURT, CERTIFICATION OF GOOD FAITH REQUIRED BY LOCAL RULES	0.3	37.50
03/09/07	EIY	0001	0L215	TELEPHONE CALL FROM L. WOLHAN RE: FILING OF AMENDED COMPLAINT AND MOTION TO AMEND WITH DE, FEDERAL COURT.	0.1	12.50
03/09/07	EIY	0001	0L215	FINALIZED AMENDED COMPLAINT AND MOTION TO AMEND FOR FILING WITH DE FEDERAL COURT	0.5	62.50
03/12/07	TPW	0001	0L317	RECEIPT AND REVIEWED LETTER OF FISHER'S COUNSEL REGARDING MULTIPLE DISCOVERY DISPUTES AND PLANNED RESPONSE INCLUDING EXCHANGE OF MESSAGES WITH PHIL JACOBSON.	1.2	180.00
03/12/07	EIY	0001	0L215	TELEPHONE CALL FROM L. WOLHAN RE: FILING OF AMENDED COMPLAINT AND MOTION TO AMEND WITH DE FEDERAL CURT	0.1	12.50
03/12/07	EIY	0001	0L215	REVIEWED AND FINALIZED MOTION TO AMEND FOR FILING WITH DE FEDERAL COURT.	0.2	25.00
03/12/07	LMA	0001	0L253	DRAFTEDA DDITIONAL PROVISIONS TO MOTION TO AMEND	0.3	37.50
03/12/07	LMA	0001	0L253	DRAFTEDADD ITIONAL PROVISIONS TO MEMORANDUM OF LAW	0.3	37.50
03/12/07	LMA	0001	0L253	DRAFTED FORM OF ORDER	0.2	25.00
03/12/07	LMA	0001	0L253	DRAFTED NOTICE OF CERTIFICATE OF SERVICE	0.1	12.50
03/13/07	TPW	0001	0L316	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING DISCOVERY DISPUTES WITH FISHER'S COUNSEL.	0.4	60.00
03/15/07	TPW	0001	0L317	PLANNED RESPONSE TO LETTER OF DAN GUNTER COUNSEL FOR FISHER REGARDING MULTIPLE DISCOVERY DEMANDS.	0.7	105.00

05/23/07

•				
19180	INACTIVE CASE TROVELERS OF 12-SLR	DAPY916 No. 10292347	Filed 02/15/2008	Page 9 of 35
			1 1104 02/10/2000	r age o or oo
, 01682	FISHER CONTROLS INTERN'L V. NORTHEAST CONTR	Page 7		
05/23/07				
,,				

Date	Atty	Phase	Task		Hours	Value
03/16/07	TPW	0001	0L326	TELEPHONE CONFERENCE WITH	0.4	60.00
				PHIL JACOBSON REGARDING		
				CONTENTS OF CLAIM FILE AND		
				PRODUCTION OF CLAIM FILE.		
03/16/07	TPW	0001	0L314	PREPARED DISCLOSURE AND	0.8	120.00
				REVIEWED EXCHANGE OF		
				CORRESPONDENCE REGARDING		
				CONDITIONS OF DISCLOSURE.		
					67.5	9,272.50

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate	Value
TP WAGNER	(TPW)	PARTNER	44.6	at	\$150 =	6,690.00
SJ SCHWARTZ	(SFS)	ASSOCIATE	2.5	at	\$125 =	312.50
L WOLHAR	(LMA)	ASSOCIATE	2.6	at	\$125 =	325.00
EI YUN	(EIY)	ASSOCIATE	12.2	at	\$125 =	1,525.00
LB MCLYMAN	(LIM)	PARALEGAL	5.6	at	\$75 =	420.00
					-	
CURRENT FEES						9,272.50
TOTAL AMOUNT OF THIS INVOICE					9,272.50	
START TO DATE FEES BILLED				9,272.	50	
START TO DATE DISBURSEMENTS BILLED				0.	00	
START TO DATE TOTAL BILLED				9,272.	50	

19180 01682	INACTIVE CASE 1.00-CV-00412-SLR FISHER CONTROLS INTERN'L V. NORTHEAST CONT	Document 105 3 47	Filed 02/15/2008	Page 10 of 35
05/23/07				

SUMMARY	OF TI	ME BILLED BY PHASE AND TASK:	Hours	Value
PHASE	0001			
	TASK	0L116	6.0	480.00
	TASK	0L117	0.3	45.00
	TASK	0L124	2.4	360.00
	TASK	0L125	0.8	120.00
	TASK	0L127	0.3	45.00
	TASK	0L131	1.8	270.00
	TASK	0L212	6.0	750.00
	TASK	0L213	7.5	937.50
	TASK	0L214	4.8	705.00
	TASK	0L215	1.2	150.00
	TASK	0L217	0.1	15.00
	TASK	0L253	1.8	225.00
	TASK	0L257	0.2	25.00
	TASK	0L311	0.8	120.00
	TASK	0L313	2.2	330.00
	TASK	0L314	0.8	120.00
	TASK	0L316	6.2	930.00
	TASK	0L317	4.6	690.00
	TASK	0L321	1.9	285.00
	TASK	0L324	3.2	480.00
	TASK	0L326	1.0	150.00
	TASK	0L327	0.1	15.00
	TASK	0L392	0.5	75.00
	TASK	0L394	5.0	750.00
	TASK	0L396	1.0	150.00
	TASK	0L451	2.8	420.00
	TASK	0L454	1.1	165.00
	TASK	0L456	0.4	60.00
	TASK	0L457	2.7	405.00
Т	OTAL P	HASE 0001	67.5	9,272.50
INVOICE	TOTAL		67.5	9,272.50

19180. 0168 Case 1.06-cv-00412-SLR Document 105-3 Filed 02/15/2008

Marshall Dennehey Warner Coleman and Goggin PC 1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 June 04, 2007



JEFF W. FROCK ST. PAUL TRAVELERS 111 SCHILLING ROAD HUNT VALLEY, MD 21031

> RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180, 01682 -01/01/9B

DATE OF LOSS:

\$0

DEDUCTIBLE AMOUNT: HANDLING ATTORNEY:

T P WAGNER

Invoice No: 797452

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 05/15/07

'lease accept our Interim Statement for Services Rendered regarding the above aptioned matter. See attached detailed description of our fees and costs.

> FEES: 9, 117, 50 COSTS: 164.03

AMOUNT DUE:

PREVIOUS BALANCE: 9, 272, 50

TOTAL AMOUNT DUE: 18, 554, 03

'lease remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

or proper credit, please include our file number 19180.01682 with your remittance.

Date	Atty		Hours	Value
03/17/07	TPW	RECEIPT AND REVIEWED RESPONSE OF FISHER COUNSEL REGARDING CLAIM FILE DISCLOSURE AND DIRECTED FOLLOW UP.	0.3	45. 00
03/17/07	TFW	REVIEWED REQUESTS FOR ADMISSION AND FOLLOW UP.	0. გ	90, 00
03/19/07	TPW	DEALT WITH RESPONSE TO FISHER'S COUNSEL REGARDING CLAIM FILE.	0. 5	75. 00
03/19/07	SFS	DRAFTED CORRESPONDENCE TO GUNTHER RE: RESPONSE TO DISCOVERY OVERTURES RE: CLAIMS FILE	0. 3	37. 50
03/20/07	TPW	DEALT WITH CONTINUING ISSUE OVER CLAIM FILE DISCLOSURE.	0. 3	45. 00
03/21/07	TPW	RECEIPT AND REVIEWED RESPONSES OF DEFENDANT FISHER TO REQUESTS FOR ADMISSION AND PLANNED LETTER AND MOTION	0.8	120. 00
03/23/07	TPW	REGARDING INADEQUATE RESPONSES. PLANNED AND PREPARED DISCOVERY REGARDING DEFENSE BY FISHER OF UNDERLYING ACTION INCLUDING EXPENSES IN LIGHT OF FISHER'S REASONABLENESS OBJECTION.	2.0	300.00
03/24/07	TPW	REVIEWED OLD DISCOVERY DISCLOSURES TO DATE AND PREPARED NEW DISCOVERY TO FISHER.	1.7	255. 00
03/27/07	ТРЫ	WORKED ON DISCOVERY DISPUTE WITH FISHER AND PREPARED DETAILED LETTER TO FISHER'S COUNSEL REGARDING CLAIM FILE AND ANSWERS TO INTERROGATORIES.	1. 7	255. 00
03/28/07	ТРЫ	COMPLETED NEW DISCOVERY REQUESTS DIRECTED TO FISHER ON ISSUE OF FISHER'S DETAILED EXPENSES INCURRED IN UNDERLYING LITIGATION FOR PURPOSES OF ESTABLISHING	1.6	240. 00
03/28/07	TPW	REASONABLENESS OF OUR EXPENSES. TELEPHONE CONFERENCE WITH FISHER'S COUNSEL DAN GUNTER REGARDING HIS REQUEST FOR EXTENSION.	Ö. 1	15. 00
03/30/07	LMA	TELEPHONE CALL FROM JUDGE ROBINSON'S CHAMBER RE: LETTER FROM WAGNER TO THE COURT	O. i	i2. 50
03/30/07	LMA	TELEPHONE CALL TO HUDGE ROBINSON RE: LETTER FROM WAGNER TO COURT	O. 1	12. 50
3/30/07	LMA	RECEIPT AND REVIEWED RE: WAGNER'S LETTER TO COURT	Ō. i	12. 50
03/30/07	LMA	CORRESPONDENCE TO JUDGE ROBINSON RE: UNOPPOSED MOTION TO AMEND	0. 2	25. 00
04/02/07	TPW	REVIEWED MESSAGES REGARDING UNDERWRITING FILE.	0. 2	30. 00
047-03/07	TPW	CONSIDERED NEW ARGUMENT REGARDING UNDERWRITING FILE.	0.3	45. 00
04/04/07	TPW	RECEIPT AND REVIEWED CORRESPONDENCE REGARDING INTERROGATORIES.	0.4	40. 00
04/04/07	EIY	RECEIPT AND REVIEWED E-MAIL FROM MR. WAGNER RE: OUR MOTION TO AMEND COMPLAINT.	Ö. 1	12. 50

Date	Atty		Hours	Value
)4/07/07	ТРЫ	RECEIPT AND REVIEWED RESPONSE OF FISHER TO OUR CORRESPONDENCE REGARDING FISHER'S ANSWERS TO REQUESTS FOR ADMISSION AND DRAFTED REPLY INCLUDING COMPARISONS REGARDING EXPERT REPORTS AND CONSIDERED NEED FOR NEW EXPERT.	1.8	27000
)4/09/07	TPW	RECEIVED MESSAGE OF JEFF FROCK AND WORKED ON RESPONSE.	0. 4	60.00
)4/17/07	TPW	RECEIVED AND RESPONDED TO MESSAGE OF DEFENDANT'S COUNSEL REGARDING DISCOVERY.	0. 2	30. 00
)4/17/07	SFS	DETAILED ANALYSIS OF FISHER ANSWER TO AMENDED COMPLAINT WITH AFFIRMATIVE DEFENSES AND COUNTERCLAIM	0. 4	50. 00
04/18/07	ТРЫ	RECEIVED AND REVIEWED NEWEST LETTER OF DANIEL GUNTER COUNSEL FOR FISHER REGARDING HIS CLAIM THAT WE HAD FAILED TO PROVIDE DISCOVERY AND SENT TO CLIENT WITH COMMENT.	0. 3	45. 00
)4/18/07	TPW	PLANNED MOTION AGAINST FISHER FOR DISCOVERY ABUSE.	0. 4	60 , 00
04/18/07	TPW	EVALUATED FISHER'S POSITION REGARDING EXPERT AND BEGAN PLANNING COUNTER POSITION.	0. 5	75. 00
04/19/07	TPW	COMPLETED AND REVIEWED DETAILED LETTER TO DANIEL GUNTER, COUNSEL FOR FISHER, REGARDING DISCOVERY ISSUES.	1.0	150.00
)4/19/07	TPW	RECEIVED AND REVIEWED LETTER FROM DANIEL GUNTER REGARDING FURTHER DEMANDS FOR ANSWERS TO INTERROGATORIES.	0. 3	45. 00
34/19/07	TPW	RECEIPT AND REVIEWED FISHER'S INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS ADDRESSED TO NORTHEAST CONTROLS AND CONSIDERED RESPONSES AND POSSIBLE OBJECTIONS.	0.8	120.00
)4/20/07	TPW	PREPARED LETTER TO CLIENT REGARDING FISHER'S INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS AND CONSIDERED POSSIBLE RESPONSES.	0. 4	60. 00
04/20/07	TPW		0. 4	60 . 00
04/21/07	TPW	RECEIPT AND REVIEWED ANSWER OF DEFENDANT FISHER TO OUR AMENDED COMPLAINT CONTAINING COUNTERCLAIM AND CALCULATED RESPONSE TIME AND PLANNED RESPONSE INCLUDING DEMAND FOR MOSTELLO FILE.	1.2	180. 00
04/23/07	LIM	CONFERENCE WITH T. WAGNER RE RETRIEVAL OF EXPERT MATERIALS	0.3	22, 50

Date	Atty		Hours	Value
34/23/07	LIM	ANALYZE AND INVESTIGATE FILE FOR REQUESTED EXPERT REPORTS PER TOM WAGNER RE DR. MOSTELLO'S REPORT, DR. PIPE'S REPORT AND TWO OF DR. MUELLER'S REPORTS	1.0	75.00
34/23/07	TPW	WORKED ON RESPONSE TO COUNTER CLAIM.	0. 7	105.00
)4/24/07	TPW	REVIEWED REPORTS OF MOSTELLO AND OTHER EXPERTS RELATIVE TO FISHER'S POSITION IN THIS LITIGATION.	4. 2	630.00
34/25/07	SSJ	REVIEWED PLEADINGS TO DETERMINE NATURE AND SCOPE OF ACTION, AND ASSESS FOR WHETHER ANY CONFLICT BARRING MY PARTICIPATION	Q. 9	112.50
34/26/07	TPW	PLANNED MOTION TO COMPEL ANSWERS TO REQUESTS FOR ADMISSION.	0.6	90.00
34/26/07	TPW	TELEPHONE CONFERENCE WITH DAN GUNTER REGARDING HIS REQUEST FOR AN EXTENSION.	0. 1	15.00
34/26/07	SSJ	REVIEWED USDC PLEADINGS RE: ASSESS FOR DISCOVERY ISSUES, STRENGTH OF CLAIMS AND DEFENSES TO FISHER'S COUNTERCLAIM	2. 1	262. 50
34/26/07	EIY	CONFERENCE WITH MR. WAGNER RE: MOTION TO COMPEL.	0. 2	25. 00
14/30/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN REGARDING DISCOVERY RESPONSES.	0.2	30. 00
)4/30/07	TPW	REVIEWED INFORMATION NECESSARY TO ANSWER REGARDING COUNTERCLAIM.	0.4	60.00
)4/30/07	SFS	DRAFTED ANSWER TO COUNTERCLAIM	0.7	87. 50
)5/01/07	TPW	REVIEWED AND WORKED ON ANSWER TO DEFENDANT'S COUNTERCLAIM AND REVIEWED AND EVALUATED DEFENDANT'S ANSWERS TO OUR FIRST SET OF INTERROGATORIES.	i. i	165.′00
)5/01/07	EIY	CONDUCTED LEGAL RESEARCH PER APPROVAL OF MR. WAGNER RE: STANDARDS FOR MOTION TO DETERMINE SUFFICIENCY OF ANSWERS TO REQUEST FOR ADMISSIONS.	2.0	250. 00
)5/02/07	EIY	CONDUCTED LEGAL RESEARCH PER APPROVAL OF MR. WAGNER RE: STANDARDS FOR MOTION TO DETERMINE SUFFICIENCY OF ANSWERS TO REQUESTS FOR ADMISSION.	1.0	125. 00
)5/03/07	EIA	CONDUCTED LEGAL RESEARCH PER APPROVAL OF MR. WAGNER CASES FROM ALL FEDERAL JURISDICTIONS RE: STANDARDS FOR MOTION TO DETERMINE SUFFICIENCY OF ANSWERS TO REQUESTS FOR ADMISSION, EFFECT OF REPRESENTATIONS BY COUNSEL IN DISCOVERY IN DISCOVERY CONFERENCES ON LATER ANSWERS.	6. 0	750. 00
)5/03/07	EIY	BEGAN DRAFTING MOTION TO DETERMINE SUFFICIENCY OF ANSWERS TO REQUESTS FOR ADMISSION.	2.0	250.00

Date	Atty		Hours	Value
)5/03/07	SSJ	CONTINUE REVIEWING FACT DOCUMENTS AND PLEADINGS TO IDENTIFY STRENGTHS OF CLAIMS, DEFENSES TO ANTICIPATED MOTION TO COMPEL DISCOVERY RESPONSES, AND DEFENSES TO FISHER'S COUNTERCLAIM	2.8	350.00
)5/03/07	SSJ	DRAFTED SUBSTANTIVE EDITS TO ANSWER TO FISHER'S COUNTERCLAIM TO CONFORM TO DELAWARE PRACTICE AND PROCEDURE AND TO AVOID ADMITTING ANY MORE FACTS PLED THAN NECESSARY UNDER FEDERAL RULES	1. 7	212.50
)5/04/07	EIY	CONTINUED DRAFTING MOTION TO DETERMINE SUFFICIENCY OF ANSWERS TO REQUESTS FOR ADMISSION.	6.0	750. 00
)5/04/07	TPW	RECEIPT AND REVIEWED CORRESPONDENCE FROM DEFENSE COUNSEL DAN GUNTER RE OUR ANSWERS TO INTERROGATORIES AND PLANNED FOLLOW UP.	1. 5	225. 00
)5/04/07	TPW	RECEIPT AND REVIEWED PROPOSED DISCOVERY RESPONSES OF NORTHEAST CONTROLS FROM MARYBETH SLEVIN.	0. 7	105.00
)5/07/07	SSJ	ANNALIZE AND FILE ENTRY OF APPEARANCE	0. i	12.50
)5/07/07	SSJ	FINALIZE AND FILE ANSWER TO COUNTERCLAIM	O. 1	12.50
)5/07/07	TPW	RECEIPT AND REVIEWED MULTIPLE DISCOVERY ITEMS FROM MARYBETH SLEVIN.	1.5	225. 00
)5/07/07	TPW	RECEIPT AND REVIEWED FISHER'S DISCOVERY RESPONSES AND ANALYZED THEORIES REGARDING SUMMARY JUDGMENT MOTIONS AND ECONOMIC LOSS DOCTRINE.	i. 5	225. 00
)5/08/07	5SJ	FURTHER REVIEW OF MATERIALS IN FILE TO IDENTIFY DOCUMENTS LACKING AND WHICH I NEED, NAMELY EXPERTS' REPORTS AND UNDERLYING PLEADINGS IN THE SUPERIOR COURT LIABILITY ACTIONS	Ö. 4	50.00
)5/08/07	TPW	REVIEWED AND ANALYZED FISHER'S THEORIES REGARDING KINDLING CHAIN.	1. Q	150.00
)5/08/07	T₽₩	REVIEWED METALLURGY OPINIONS AND PLANNED CONFERENCE WITH OUR EXPERT METALLURGIST.	0.8	120.00
)5/09/07	LIM	CORRESPONDENCE TO SCOTT SHANNON RE NORTHEAST CONTROL V. FISHER	0. 2	15.00
)5/10/07	LIM	PREPARING DOCUMENTS AND REVIEW EXPERT MATERIALS AS REQUESTED BY SCOTT SHANNON PER T. WAGNER	0. 7	52, 50
)5/11/07	LIM	TELEPHONE CALL TO SCOTT SHANNON RE N.E. CONTROLS V. FISHER	0. 2	15.00
)5/14/07	TPW	RECEIVED AND REVIEWED DEPOSITION NOTICE OF FISHER FOR CHRISTOPHER KONZELMANN, ESQUIRE AND ACCOMPANYING SUBPOENA AND ANALYZED RIGHT OF DEFENDANT TO THESE MATERIALS.	0. 7	105. 00

Date	Atty		Hours	Value
25/14/07	TPW	REVIEWED SETTLEMENT AGREEMENT WITH PROPERTY DAMAGE PLAINTIFFS IN UNDERLYING LITIGATION AND BEGAN TO PLAN MOTION FOR PROTECTIVE ORDER.	0. 5	75. 00
)5/14/07	TPW	TELEPHONE CONFERENCE WITH CHRISTOPHER KONZELMANN REGARDING NOTICE OF HIS DEPOSITION AND SUBPOENA FOR HIS DOCUMENTS AND POSSIBLE MOTION FOR PROTECTIVE ORDER.	о. з	45. 00
)5/14/07	TPW	RECEIVED INQUIRY OF MARYBETH SLEVIN REGARDING DISCOVERY AND RESPOND.	0.3	45.00
)5/14/07	TPW	PLANNED RESPONSES AND OBJECTIONS TO FISHER'S REQUESTS FOR DOCUMENTS.	0.8	120.00
)5/14/07	LIM	PREPARING DOCUMENTS RE NORTHEAST V. FISHER PER SCOTT SHANNON	О. Э	22. 50
)5/15/07	SSJ	RECEIPT AND REVIEWED KONZELMAN DEPOSITION NOTICE	O. 1	12. 50
)5/15/07	SSJ	TELEPHONE CALL TO BRADLEY RE: KONZELMAN DEPOSITION NOTICE AND REQUEST FOR TWO WEEK EXTENSION TO FILE WRITTEN DISCOVERY RESPONSES	0. 2	25. 00
)5/15/07	SSJ	TELEPHONE CONFERENCE WITH BRADLEY, GUNTER RE: OUTSTANDING DISCOVERY REQUESTS; NARROWING THE ISSUES TO FOCUS ON GRAVAMEN OF CLAIMS AND AVOID UNNECESSARY PROCEDURAL POSTURING AND MOTION PRACTICE; PURPOSES BEHIND CERTAIN REQUESTS MADE BY FISHER AND NORTHEAST IN DISCOVERY REQUESTS	0.8	100. 00
)5/15/07	SSJ	DRAFTED STRATEGY MEMORANDUM OUTLINING SUBSTANCE OF DISCUSSION WITH GUNTER FOR USE IN INFORMING APPROACH TO CLAIMS	0.6	75. 00
)5/15/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: CONFIRMING SUBSTANCE OF TELEPHONE CONVERSATION AND TWO WEEK EXTENSION FOR PROVIDING DISCOVERY RESPONSES	O. 1	12. 50
)5/15/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: CONFIRMING EXTENSIONS OF TIME GRANTED, ONE WEEK FOR HIS RESPONSES, TWO WEEKS FOR OURS	O. 1	12. 50
			67. 0	9, 117. 50

Case 1:06-cv-00412-SLR Document 105-3 Filed 02/15/2008 Page 17 of 35 INACTIVE ST PAUL TRAVELERS MISC FISHER CONTROLS INTERN'L V, NORTHEAST CONTROL Page 6

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate	
TP WAGNER	(TP	W) PARTNER	35. 1			
3J SCHWART	Z (SF	S) ASSOCIATE	1.4	at	\$125 =	175.00
JS SHANNON		J) ASSOCIATE	10.0	at	\$125 =	1, 250, 00
_ WOLHAR	(LM		0. 5	at	\$125 =	62, 50
EI YUN	(EI	Y) ASSOCIATE	17.3	at	\$125 =	2, 162, 50
EI YUN LB MCLYMAN	(LI	M) PARALEGAL				
	CURRENT	FEES				9, 117, 50
FOR COSTS	ADVANCED AND EXPE	NSES INCURRED:				
03/20/07	FEDEX CORPORAT				10. 28	, pra, pra, pra,
NE / 1/2 / 27	en en nuereen		• Total		1 F AA	10. 28
	COLOR PHOTOCOP COLOR PHOTOCOP				15.00 22.50	
	COLOR PHOTOCOP				41, 25	
	COLOR PHOTOCOP				5. 00	
	COLOR PHOTOCOP				1.25	
	COLOR PHOTOCOP				15. 00	
	COLOR PHOTOCOP				53. 75	
			• Total			153. 75
	CURRENT	EXPENSES				164. 03
	TOTAL A	MOUNT OF THIS	INVOICE			9, 281, 53
	START T	O DATE FEES B	 ILLED		18, 390	00
		O DATE DISBURS				
				•	40.1	

START TO DATE TOTAL BILLED

18,554.03

19180.01682 pjmurph

Case 1:06-cv-00412-SLR Document 105-3 Filed 02/15/2008 Page 18 of 35

Marshall Dennehey Warner Coleman and Goggin PC 1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150

August 28, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

> RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT:

\$() HANDLING ATTORNEY: T P WAGNER

PHILA 21

Invoice No: 815187

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 06/20/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

> FEES: 9, 357, 50 COSTS: 1,323,43 AMOUNT DUE: 10, 680, 93

> PREVIOUS BALANCE: 18,554.03

> TOTAL AMOUNT DUE: 29, 234, 96

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

Date	Atty		Hours	Value
05/21/07	TPW	PREP FOR TELEPHONE CONFERENCE WITH CLIENT REPRESENTATIVES INCLUDING EVALUATION OF PROSPECTS FOR SUCCESS AND REVIEW OF POSITIONS STATED BY FISHER IN CONFERENCE CALL LAST WEEK REGARDING CONTRACT CLAIM VERSUS NEGLIGENCE CLAIM AND BEGAN REVIEW OF EXTENSIVE MOSTELLO FILE PRODUCED LAST WEEK.	5. 4	810.00
05/21/07	SSJ	REVIEWED AND FORMULATE STRATEGY FOR RESPONDING TO FISHER'S DISCOVERY REQUESTS AND APPROACH TO MEDIATION AND SETTLEMENT UPON REVIEW OF THE STRENGTHS OF THE FACTS AND WHAT IS LIKELY TO BE PROVED, DEFENSES TO FISHER'S CLAIMS AND THEIR DEFENSES TO OURS	1.2	150. 00
05/22/07	TP₩	CONDUCTED CONFERENCE CALL WITH PHIL JACOBSON, JANE WOODS, JEFF FROCK AND JIM RUNKEL REGARDING CURRENT POSITION AND STEPS REMAINING AND PERMISSION TO RE-ENGAGE EXPERTS AND RECOMMENDATION FOR POSITIONS TO BE TAKEN AT SETTLEMENT CONFERENCE IN JUNE.	1.0	150.00
05/22/07	TPW	PREP FOR ALL ASPECTS OF CONFERENCE WITH CLIENT.	2.6	390.00
05/23/07	TPW	TELEPHONE CONFERENCE WITH DR. DAVID POPE RE REVIEW OF CASE.	0. 3	45. 00
05/23/07	TPW	PREP FOR CONFERENCE WITH EXPERT.	0.8	120.00
)5/25/07	SSJ	RECEIPT AND REVIEWED FISHER'S PLEADING FILED WITH COURT RE: RESPONSES TO REQUESTS FOR DOCUMENTS	0. 2	25. 00
)5/25/07	SSJ	RECEIPT AND REVIEWED FISHER'S RESPONSES TO INTERROGATORIES	0. 1	12. 50
)5/25/0 7	TPW	REVIEWED REPORTS OF GERARD MULLER AND ANALYSIS OF CAUSES OF IGNITION VERSUS KINDLING CHAIN.	1. 5	225. 00
)5/30/07	TPW	RECEIPT AND REVIEWED FISHER'S RESPONSES TO INTERROGATORIES AND DOCUMENT REQUESTS REGARDING ALL ITS EXPENSES IN UNDERLYING LITIGATION AND PREPARED REPORT TO CLIENT.	1. 3	195. 00
)5/30/07	TPW	PREP FOR EXTENDED CONFERENCE WITH EXPERT METALLURGIST DR. DAVID POPE.	2. 7	405. 00
)5/30/07	SSJ	RECEIPT AND REVIEWED FISHER'S INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS TO NORTHEAST	O. 4	50. 00
)5/30/07	SSJ	REVIEWED COMPILED DOCUMENTS AND FACTS IN PREPARATION OF RESPONDING TO FISHER'S DISCOVERY REQUESTS	1.7	212. 50
)5/30/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLAVIN RE: DOCUMENTS RESPONSIVE TO CERTAIN OF FISHER'S REQUESTS AND PROPOSED RESPONSES/OBJECTIONS TO OTHER REQUESTS	0. 7	87. 50

Date	Atty		Hours	Value
05/30/07	SSJ	BEGIN DRAFTING RESPONSES TO FISHER'S DISCOVERY REQUESTS	2. 8	350. 00
05/30/07	SSJ	DRAFTED CORRESPONDENCE TO SLAVIN RE: FOLLOW UP ON HER E-MAILS AND REQUESTING	0.2	25. 00
		SPECIFICS AS TO CERTAIN DISCOVERY REQUESTS		
25/30/07	SSJ	RESEARCH APPROVED BY ADJUSTER, NORTHEAST'S AND FISHER/EMERSON'S WEBPAGES AS REFERENCED WITH FISHER'S DISCOVERY	0. 5	62, 50
		REQUESTS TO LOCATE REFERENCES DESCRIBED WITHIN FISHER'S DISCOVERY REQUESTS IN ORDER TO FORMULATE A RESPONSE TO THE REQUESTS		
05/30/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE: SECOND FOLLOW UP REQUEST FOR ADDITIONAL INFORMATION	0. 2	25. 00
)5/30/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLAVIN RE: NORTHEAST HAS NO DOCUMENTS RESPONSIVE TO THOSE DISCOVERY REQUESTS	O. 1	12. 50
)5/31/07	LIM	TELEPHONE CALL FROM J. SCOTT SHANNON RE NORTHEAST CONTROLS DOCUMENTS	0. 1	7. 50
05/31/07	LIM	TELEPHONE CALL TO SCOTT SHANNON RE FISHER V. NE CONTROLS	O. 1	7. 50
05/31/07	LIM	REVIEWED DOCUMENTS RE J. SCOTT SHANNON'S REQUEST	0. 3	22. 50
)5/31/07	LIM	CORRESPONDENCE TO J. SCOTT SHANNON RE ATTACHING MEDIATION STATEMENT	ő. 3	22. 50
05/31/07	TPW	PREPARED AND CONDUCTED CONFERENCE WITH EXPERT DAVID POPE.	1.8	270. 00
05/31/07	TPW	WORKED ON DISCOVERY RESPONSES TO FISHER.	1.2	180.00
05/31/07	TPW	PURSUED CONTACT WITH PROFESSOR GLASSMAN.	Ö. 4	60. ÖÖ
)5/31/07	TPW	PURSUED CONTACT WITH GERARD MULLER.	Ö. 4	6 0 . 00
)5/31/07	TPW	PREPARED AND CONDUCTED TELEPHONE CONFERENCE WITH GERARD MULLER RE FOLLOW UP ON POINTS HE NEEDS TO ADDRESS AND INFORMATION HE WILL NEED.	O. 4	60.00
)5/31/07	55J	REVIEWED DISCOVERY PRODUCTION FROM PRAXAIR, TEXACO AND NORTHEAST IN THE UNDERLYING LITIGATION IN PREPARATION OF DRAFTING SUBSTANTIVE RESPONSES TO CERTAIN OF FISHER'S DOCUMENT REQUESTS	2. 7	337. 50
05/31/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: INSURANCE POLICIES AVAILABLE AND COMMENTS ON OTHER REQUESTS FOR ADDITIONAL INFORMATION	0. 1	12. 50
)5/31/07	SSJ	REVIEWED COMPILED EXPERTS' REPORTS IN PREPARATION OF RESPONDING TO FISHER'S DISCOVERY REQUESTS	1. 9	237. 50

Date	Atty		Hours	Value
05/31/07	SSJ	LOCATE IRVIN GLASSMAN, NORTHEAST'S ORIGINAL EXPERT IN THE UNDERLYING LITIGATION	0. 3	37. 50
05/31/07	SSJ	DRAFTED CORRESPONDENCE TO GLASSMAN RE: INTRODUCING SELF AS COUNSEL FOR NORTHEAST AND REQUESTING TO KNOW WHETHER HE RETAINED HIS FILES ON THE WORK HE PERFORMED FOR NORTHEAST AS FISHER HAS REQUESTED	0. 2	25. 00
)5/31/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GLASSMAN RE: ACKNOWLEDGING AND CONFIRMING THAT HE WAS THE EXPERT WHO PERFORMED WORK FOR NORTHEAST AND ADVISING THAT HE DISPOSED OF HIS FILE ON THAT MATTER	O. 1	12. 50
)5/31/07	SSJ	DRAFTED CORRESPONDENCE TO GLASSMAN RE: THANKING HIM FOR RESPONDING AND FOLLOWING UP WITH THE REQUEST THAT IF NEEDED I CAN CONTACT HIM SHOULD FISHER WISH FOR MORE DETAIL FROM HIM	O. 1	12. 50
)5/31/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GLASSMAN RE: CONFIRMING THAT I MAY CONTACT HIM FOR FOLLOW UP AS NEEDED	O. 1	12. 50
)5/31/07	SSJ	COMPILE DOCUMENTS RESPONSIVE TO FISHER'S REQUESTS FOR DOCUMENTS FROM PRIOR DISCOVERY	1.4	175. 00
)5/31/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE: DRAFT DISCOVERY RESPONSE ATTACHED, PLEASE REVIEW AND COMMENT	0. 2	25. 00
06/01/07	SSJ	RECEIPT AND REVIEWED BATES NUMBERED DOCUMENTS BEING PRODUCED THROUGH DISCOVERY	O. 4	50.00
)6/01/07	SSJ	INCORPORATE IDENTIFICATION OF BATES NUMBERED DOCUMENTS BY RANGE INTO RESPONSES TO FISHER'S REQUESTS FOR DOCUMENTS	0.8	100. 00
)6/01/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM FROCK RE: HIS REVIEW OF UNDERWRITING FILE	0. 2	25. 00
)6/01/07	SSJ	DRAFTED CORRESPONDENCE TO FROCK RE: THANKING HIM FOR HIS COMMENTS AND RESPONDING THAT NO INFORMATION WILL BE RELEASED TO FISHER ON UNDERWRITING FILE CONTENTS UNTIL REVIEWED WITH JACOBSON	0. 1	12. 50
)6/01/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM MCEWEN, UNDERWRITER, RE: HER RECOLLECTION OF REASONS SUPPORTING PREMIUM INCREASE AND THAT NORTHEAST'S DOCUMENT MANAGEMENT PRACTICES WERE NOT A PART OF THE CALCULATION ON PREMIUMS	o. 2	25. 00

Date	Atty		Hours	Value
06/01/07	SSJ	DRAFTED CORRESPONDENCE TO MCEWEN RE:	O. 1	12, 50
)6/01/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: COMMENTS ON DRAFT RESPONSES TO DISCOVERY REQUESTS	0. 1	12. 50
36/01/07	SSJ	REVIEWED DRAFT RESPONSES TO IDENTIFY SLEVIN'S CONCERNS AND REVISE RESPONSES TO CONFORM TO HER COMMENTS	0.3	37. 50
06/01/07	SSJ	DRAFTED NOTICE AND CERTIFICATE OF SERVICE FOR DISCOVERY DOCUMENTS IN PREPARATION OF SERVICE ON FISHER AND FILING OF NOTICE WITH THE COURT	O. 4	50. 00
36/02/07	ТРЫ	REVIEWED DRAFT OF OUR DISCOVERY RESPONSES AND REASONS FOR CHANGES IN UNDERWRITING DECISION AND PREMIUM AND REVIEWED REPORT REGARDING CONTENTS OF UNDERWRITING FILE.	0.8	120.00
36/04/07	TPW	REVIEW OF SUBPOENA AND DETERMINATION ABOUT WHAT POSITION TO TAKE ON DEFENDANT'S DEMAND FOR WHITE AND WILLIAMS	0. 6	90. 00
36/04/07	TPW	MATERIALS REGARDING BECHT AND OTHERS. TELEPHONE CONFERENCE WITH CHRISTOPHER KONZELMANN, COUNSEL FOR PROPERTY DAMAGE PLAINTIFFS IN UNDERLYING CASE REGARDING HIS DOCUMENTS.	0. 2	30. 00
06/05/07	TPW	BEGAN WORK ON SETTLEMENT CONFERENCE MEMORANDUM.	0.4	60.00
06/06/07	TPW	PREPARED INITIAL DRAFT OF COMPREHENSIVE MEDIATION STATEMENT FROM JUDGE THYGNE AND PREP FOR SETTLEMENT CONFERENCE.	0. 4	60. 00
06/06/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING SETTLEMENT	0. 2	30. 00
36/06/07	SSJ	TELEPHONE CALL TO GUNTER RE: TO REVIEW DISCOVERY RESPONSES, ISSUES IN AN ATTEMPT TO IDENTIFY AND FOCUS UPON SPECIFICS AND TO AVOID PROCEDURAL CHALLENGES. WE AGREED TO REVISIT THE ISSUE AFTER FURTHER REVIEW THAT WOULD PERMIT FURTHER INQUIRY OF NORTHEAST AND FOR GUNTER TO FOCUS HIS REQUESTS INTO SPECIFIC AREAS	Ö. 6	75. 00
06/06/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE: RECOUNTING PHONCON WITH GUNTER AND REQUESTING NORTHEAST PROVIDE US WITH THE ISO CERTIFICATION DOCUMENTS AS WELL AS AN INTERNAL MEMORANDA CONCERNING CAPPELLINI'S INVOLVEMENT IN THE ORDERING OF THE VALVE AT ISSUE, AND OUTLINING REASONS FOR PROVIDING THOSE DOCUMENTS RESPONSIVE TO FISHER'S REQUESTS	0.3	37. 50

Date	Atty		Hours	Value
)6/06/07	ssJ	RECEIPT AND REVIEWED CORRESPONDENCE TO SLEVIN RE: OBJECTING TO MY REQUEST	O. 1	12. 50
)6/06/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE: FURTHER EXPLAINING MY REASONING FOR THE REQUEST AND CLARIFYING THAT WHICH I AM ASKING NORTHEAST TO PROVIDE TO ME FOR REVIEW FOR PRODUCING TO FISHER	0. 4	50.00
)6/06/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: REQUESTING A TELECON TO DISCUSS	O. i	12, 50
06/07/07	TPW	WORKED AND REVISED MEDIATION STATEMENT REQUIRED BY COURT FOR MEDIATION CONFERENCE.	4. 0	600. 00
36/07/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE: ADDRESSING AND ANALYZING HER RELEVANCE OBJECTIONS TO FISHER'S REQUESTS FOR ISO CERTIFICATION AND RELATED DOCUMENTS AND PROVIDING RECOMMENDATION THAT OPPOSITION TO FISHER'S REQUEST WOULD POTENTIALLY WEAKEN OUR POSITION BEFORE THE COURT AND	0. 4	50. 00
		TIE THE ANALYSIS TO FISHER'S COUNTERCLAIM AGAINST NORTHEAST ON WHICH FISHER HAS THE BURDEN OF PROOF AND WILL BE PERMITTED LIBERAL DISCOVERY		
36/08/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN REGARDING ISO CERTIFICATION AND DEFENDANTS' DISCOVERY DEMANDS.	0. 4	60.00
06/08/07	TPW	COMPLETED MEDIATION STATEMENT.	4. 3	645.00
06/08/ 07	TPW	LEARNED OF CANCELLATION OF MEDIATION CONFERENCE BY JUDGE AND DEALT WITH ATTEMPTS TO REARRANGE OR ASSEMBLE OTHER MEDIATION AND LEARNED POSITION OF FISHER THAT THEY WISH TO PROCEED.	0. 7	105.00
06/08/07	SSJ	TELEPHONE CONFERENCE WITH SLEVIN RE FISHER'S REQUESTS FOR ISO CERTIFICATION DOCUMENTS, THEIR RELEVANCE AND REASONS TO EITHER PROVIDE OR OPPOSE AND HOW EITHER DECISION MAY AFFECT OUR LITIGATION POSTURE	0.7	87. 50
06/08/07	58J	TELEPHONE CALL FROM KENNEDY, USDC RE MEDIATION CANCELED AND REVIEW OF OPTIONS FOR RESETTING DATE AND TIME AND INGUIRY BY JUDGE THYNGE AS TO WHETHER MEDIATION HAS A CHANCE OF RESOLVING THE DISPUTE FROM NORTHEAST'S PERSPECTIVE	0.2	25. 00
06/08/07	SSJ		0.3	37, 50

.4180	
)1682	
)8/28/07	

Date	Atty		Hours	Value
		INQUIRIES AND PROPOSING TO REVIEW AND DISCUSS WITH GUNTER DURING OUR PLANNED TELECONFERENCE RE NORTHEAST ON DISCOVERY ISSUES		
)6/08/07	SSJ	TELEPHONE CALL FROM GUNTER RE TO DISCUSS THE CANCELLATION OF THE MEDIATION AND WHETHER TO PURSUE NEW DATE AND TIME; TO REVIEW DISCOVERY RESPONSES, CLARIFICATIONS FISHER WOULD LIKE TO RECEIVE, TIMING OF RESPONSES AND APPROACH TO THE COURT ABOUT ADJUSTMENTS TO THE DISCOVERY ORDER TO ALLOW FOR MEDIATION	_. O. 9	112.50
26/08/07	SSJ	PRIOR TO INCURRING EXPERT FEES AND COSTS DRAFTED CORRESPONDENCE TO SLEVIN RE STATUS REPORT ON DISCUSSIONS WITH GUNTER ON MEDIATION AND DISCOVERY	0. 5	62. 50
06/08/07	SSJ	DRAFTED CORRESPONDENCE TO JACOBSON AND FROCK RE MEDIATION CANCELED	0. 1	12. 50
36/08/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM FROCK RE IS BIFFERATO AVAILABLE?	O. 1	12.50
36/08/07	SSJ	DRAFTED CORRESPONDENCE TO FROCK RE LET'S SEE IF WE CAN GET ONE OF THYNGE'S OPEN	0. 1	12.50
06/08/07	SSJ	DATES FIRST. RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE OKAY WITH ALTERNATIVE DATES PROPOSED BY COURT	0. 1	12. 50
36/11/07	SSJ	TELEPHONE CALL TO THYNGE'S CHAMBERS RE: MEDIATION WILL BE SET FOR AUGUST 15, 2007	0. 1	12, 50
06/11/07	SSJ	DRAFTED CORRESPONDENCE TO COUNSEL RE: AUGUST 15, 2007 NEW MEDIATION DATE	0. 1	12. 50
36/11/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: CONFIRMING AUGUST 15, 2007 DATE AND REQUESTING I PREPARE CORRESPONDENCE TO JUDGE ROBINSON RE: ADDRESSING THE DISCOVERY AND CASE DISPOSITIVE MOTIONS DEADLINES	0. 1	12. 50
06/11/07	SSJ	DRAFTED CORRESPONDENCE TO JUDGE ROBINSON RE: OUTLINING ISSUE WITH RESPECT TO THE TIMING OF THE MEDIATION AND DISCOVERY	0.4	50. 00
06/11/07	SSJ	DRAFTED CORRESPONDENCE TO COUNSEL RE: DRAFT LETTER TO JUDGE ROBINSON ATTACHED FOR YOUR REVIEW AND COMMENT	O. 1	12, 50
06/11/07	TPW	RECEIPT AND REVIEWED FISHER'S REQUESTS FOR ADMISSION INCLUDING MORE THAN FORTY REQUESTS AND PLANNED RESPONSE.	0.8	120. 00
06/11/07	TPW	RECEIPT AND REVIEWED ORDER REGARDING NEW MEDIATION CONFERENCE AND CORRESPONDENCE REGARDING POSITION OF FISHER ON WILLINGNESS TO PARTICIPATE IN SETTLEMENT	0. 5	75. 00

		•		
Date	Atty		Hours	Value
NO 0186 MAS 640 444 244 244 244		DISCUSSIONS.	and and they seem spirit	display broad states stated states
06/12/07	TPW	REVIEWED EXTENSIVE REQUESTS FOR ADMISSION FROM DEFENDANT AND ACCOMPANYING EXHIBITS.	O. 6	90. 00
36/12/07	TPW	REVIEWED CHANGES OF DAN WHALAN AT FISHER TO VALVE MATERIALS.	0. 5	75. 00
36/12/07	SSJ	PREPARING FOR RESPONSE TO FISHER'S REQUESTS FOR ADMISSIONS, REVIEW THE VALVE SPECIFICATION AND ORDERING DOCUMENTS FOR REFERENCES TO THE CHANGES MADE	1.8	225. 00
06/12/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE SUPPLEMENTATION TO DISCOVERY REQUESTS (FISHER'S REQUESTS FOR ADMISSIONS)	0. 2	25. 00
36/12/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE FISHER'S REQUESTS FOR ADMISSIONS	0. 3	37. 50
06/13/07	TPW	WORKED ON RESPONSE TO REQUESTS FOR ADMISSION.	Ö. 8 _.	120.00
36/15/07	TPW	CONDUCTED SEARCH FOR EXPERT ON DAMAGES.	1.0	150.00
36/15/07	TPW	PREP FOR TELEPHONE CONFERENCE WITH WITH SELECTED EXPERT REGARDING CASE.	0.8	120.00
06/15/07	TPW	CONDUCTED TELEPHONE CONFERENCE WITH POTENTIAL EXPERT, DEAN MURTAGH RE CASE.	0. 5	75. 00
06/15/07	TPW	PURSUED EXTENSION OF TIME.	0. 2	30.00
36/15/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING NEED FOR DAMAGES EXPERT.	0. 4	60.00
06/19/07	SSJ	BEGIN REVIEWING UNDERWRITING FILE FROM ST. PAUL	1.8	225. 00
36/20/07	SSJ	RECEIPT AND REVIEWED FROM SLEVIN ADDITIONAL DOCUMENTS RESPONSIVE TO FISHER'S DISCOVERY REQUESTS	ð. 8	100.00
36/20/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: DEADLINE FOR FILING RESPONSES TO REQUESTS FOR ADMISSIONS IS TIGHT, CAN WE EXTEND?	0. 1	12. 50
06/20/07	Lee	DRAFTED CORRESPONDENCE TO GUNTER RE: SUPPLEMENTATION OF DISCOVERY RESPONSES PENDING, AND REQUEST ADDITIONAL TWO WEEKS FOR RESPONDING TO REQUESTS FOR ADMISSIONS	0. 2	25. 00
36/20/07	SSV	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: TWO WEEK EXTENSION FOR RESPONDING TO REQUESTS FOR ADMISSIONS GRANTED, AND SET UP TELECON TO REVIEW DISCOVERY SUPPLEMENTATION	Ö. 1	12. 50
)6/20/07	SSJ	DISCOVERY SUPPLEMENTATION DRAFTED CORRESPONDENCE TO GUNTER RE: CONFIRMING TELECON ARRANGEMENTS TO REVIEW DISCOVERY	O. 1	12. 50

			-	 				_	 		
6	7.	4	5	9	,	3	5	7	5	0	

ATTORNEY TIME SUMMARY:

Attorney		Status			Value
TP WAGNER " JS SHANNON LB MCLYMAN	(TPW) (SSJ)	PARTNER ASSOCIATE PARALEGAL	37. 9 28. 9	at \$125 =	5, 685, 00 3, 612, 50
	CURRENT FE	ES			9, 357, 50
FOR COSTS AD	VANCED AND EXPENSE	S INCURRED:			
	IKON OFFICE SOLUT	IONS - RECORD	COPY	350. 43	
1	IKON OFFICE SOLUT	IONS - RECORD (COPY	350, 55	
06/12/07	FEDEX CORPORATION		4/07	6. 70	
06/12/07	IKON OFFICE SOLUT	Type Total	CING	585. 18	6. 70
06/19/07	AMERICAN EXPEDITI SERVICE EXPENSE	Type Tot NG - DELIVERY	tal	30. 57	585. 18
		Type Tot	tal		30. 57
	CURRENT EX	PENSES			1, 323, 43
gggggamen (48227)	TOTAL AMOU	NT OF THIS INVO	DICE		10, 680. 93
	START TO D	ATE FEES BILLEI ATE DISBURSEMEN ATE TOTAL BILLE	ITS BILLED	27,747 1,487 29,234	7. 46

Case 1:06-cv-00412-SLR Docume Document 105-3 Filed 02/15/2008 Page 27 of 35

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 October 02, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

DEDUCTIBLE AMOUNT:

01/01/98

HANDLING ATTORNEY:

T P WAGNER

Invoice No: 824359

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 08/16/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

9,735.00

COSTS:

114.45

AMOUNT DUE:

9,849.45

PAYMENTS THROUGH 10/31/07

PAYOR: TRAVELERS INDEMNITY

TOTAL AMOUNT DUE:

963.00

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

		Case 1:06-cv-00412-SLR Docu	ıment	105-3	F
Date	Atty		Hours	Value	
06/22/07	SSJ	COMPILE AND REVIEW SUPPLEMENTAL DISCOVERY PRODUCTION RESPONSES BEFORE SENDING OUT	0.7	87.50	
06/22/07	SSJ	DRAFTED CORRESPONDENCE TO COUNSEL RE: SUPPLEMENTAL RESPONSES BEING TRANSMITTED AND DESCRIBING	0.3	37.50	
06/22/07	SSJ	TELEPHONE CALL TO GUNTER RE: DISCOVERY ISSUES, WHAT IS BEING PRODUCED, RESPONDING TO OTHER REQUESTS, KONSELMAN DISCLOSURES	0.7	87.50	
06/22/07	SSJ	LETTER TO JUDGE ROBINSON EDITED AND FILED RE: MEDIATION AND DEADLINES	0.2	25.00	
06/25/07	TPW	TELEPHONE CONFERENCE WITH EXPERT GERARD MULLER REGARDING HIS OPINIONS.	0.2	30.00	
06/25/07	TPW	ASSEMBLED DOCUMENTATION REGARDING MULLER OPINIONS.	0.4	60.00	
06/26/07	TPW	RESPOND TO TASA REGARDING EXPERT MULLER.	0.3	45.00	
06/27/07	TPW	RECEIPT AND REVIEWED NEW CREDENTIALS OF	0.3	45.00	
		GERARD MULLER.			
06/27/07	TPW	RECEIPT AND REVIEWED ISO CD ROM FOR LEVEL THREE PROCEDURES.	0.3	45.00	
06/29/07	TPW	DEALT WITH KONZELMANN FILE.	0.2	30.00	
07/03/07	TPW	WORKED ON NECESSARY CONTENTS OF EXPERT	0.8	120.00	
		REPORT AND PLANNED TO EXTEND EXPERT DEADLINES TO ACCOMMODATE NEW MEDIATION DATE.			
07/03/07	SSJ	TELEPHONE CALL FROM COURT RE: FORM OF FILING WITH COURT FOR CHANGES TO LITIGATION ORDER	0.2	25.00	
07/03/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: CONTACT WITH THE COURT AND REQUESTING TO KNOW FISHER'S POSITION WITH RESPECT TO LOSING TRIAL DATE	0.2	25.00	
07/03/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: OFFERING A DIFFERENT PROPOSAL FOR REVISION TO DISCOVERY DEADLINES	0.2	25.00	
07/03/07	SSJ	TELEPHONE CALL FROM GUNTER RE: TO REVIEW COURT'S REQUIREMENTS, DEADLINES AND WHAT NEEDS TO BE DONE TO KEEP OUR TRIAL DATE, CONCLUDE DISCOVERY AND ENGAGE IN DISPOSITIVE MOTION BRIEFING	0.4	50.00	
07/03/07	sśj	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: CONFIRMING DATES DISCUSSED AND PROPOSED WHICH WOULD RETAIN TRIAL DATE		25.00	
07/03/07	SSJ	DRAFTED STIPULATION FOR FILING WITH THE COURT	0.5	62.50	
07/03/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: DRAFT STIPULATION ATTACHED	0.1	12.50	
07/03/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: MARK UP TO STIPULATION	0.1	12.50	
07/03/07	SSJ	DRAFTED CORRESPONDENCE TO COUNSEL RE: FINAL VERSION OF STIPULATION WILL BE	0.1	12.50	

FILED WITH THE COURT

Filed 02/15/2008 Page 28 of 35

Date	Atty		Hours	Value
07/03/07		DRAFTED CORRESPONDENCE TO SLEVIN RE: ADVISING OF REQUEST FOR DEADLINE EDITS THROUGH STIPULATION OF COURT	0.2	25.00
07/03/07	SSJ	DRAFTED CERTIFICATION OF COUNSEL PURSUANT TO LOCAL RULES FOR INCLUSION WITH STIPULATION FILING	0.3	37.50
07/03/07	SSJ	FILE STIPULATION AND CERTIFICATION WITH COURT	0.1	12.50
07/09/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: NORTHEAST HAS NO OBJECTION TO THE PROPOSED EDITS TO THE DISCOVERY DEADLINES	0.1	12.50
07/12/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM COURT RE: GRANTING STIPULATION REVISING DISCOVERY DEADLINES	0.1	12.50
07/12/07	TPW	DEALT WITH ISSUES REGARDING REQUESTS FOR ADMISSION AND EXPERT REPORTS.	0 . 8	120.00
07/16/07	TPW	WORKED ON EXPERT OPINIONS.	2.0	300.00
07/16/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: CAPPELLINI'S RESPONSES TO FISHER'S REQUESTS FOR ADMISSIONS AND COMMENTS ON RESPONDING TO THE BALANCE OF THIS REQUEST.	0.2	25.00
07/16/07	SSJ	REVIEWED FISHER'S REQUESTS FOR ADMISSIONS AND EXHIBITS ATTACHED THERETO TO ASSESS FOR HOW CAPPELLINI'S SUBSTANTIVE COMMENTS WOULD BE INCORPORATED.	0.4	50.00
07/16/07	SSJ	BEGIN DRAFTING RESPONSES TO FISHER'S REQUESTS FOR ADMISSIONS.	0.7	87.50
07/16/07	SSJ	REVIEWED DOCUMENTS ON HAND AND DOCKET SHEETS TO IDENTIFY ANY PLEADINGS WITHINT THE UNDERLYING LITIGATION WHICH MAY HAVE SOME PRECLUSIVE IMPACT ON NORTHEAST'S RESPONSES TO FISHER'S REQUESTS IN THIS LITIGATION, AND REQUEST COPIES.	1.8	225.00
07/19/07	SSJ	DRAFTED CORRESPONDENCE TO FROCK RE: IKON STATEMENT ATTACHED WITH EXPLANATION OF COSTS AND REQUEST FOR PAYMENT.	0.2	25.00
07/20/07	SSJ	BEGIN REVIEWING PLEADINGS FROM UNDERLYING LIABILITY LITIGATION TO ASCERTAIN REPRESENTATIONS AND POSITIONS TAKEN BY NORTHEAST TO ENSURE CONSISTENCY WITH RESPONSES TO NORTHEAST'S RESPONSES TO FISHER'S REQUEST FOR ADMISSIONS.	2.9	362.50
07/23/07	SSJ	PREPARE DRAFTING FURTHER RESPONSES TO FISHER'S REQUESTS FOR ADMISSIONS BY REVIEWING PLEADINGS IN THE UNDERLYING LITIGATION ACTION TO DETERMINE WHETHER NORTHEAST OR FISHER TOOK ANY POSITIONS IN	2 . 4	300.00

Date	Atty		Hours	Value
		PLEADINGS TO THE COURT WHICH WOULD		
		OPERATE TO HAVE A PRECLUSIVE EFFECT ON		
		ADMISSIONS SOUGHT.		
07/23/07	SSJ	PREPARE FOR DRAFTING FURTHER RESPONSES TO	1.8	225.00
		FISHER'S REQUESTS FOR ADMISSIONS BY		
		REVIEWING REQUESTS AND CORRELATING WITH		
		SPECIFIC FACT AND RECORD DOCUMENTS,		
		INCLUDING PLEADINGS IN THE UNDERLYING		
		LITIGATION.		
07/23/07	SSJ	DRAFTED RESPONSES TO FISHER'S REQUESTS	2.7	337.50
		FOR ADMISSIONS.		
07/24/07	SSJ	FURTHER REVIEW OF DOCUMENTS PRODUCED BY	1.8	225.00
		PRAXAIR, FISHER AND NORTHEAST DURING		
		DISCOVERY IN THE UNDERLYING LITIGATION TO		
		IDENTIFY ANY DOCUMENTS WITH BEARING UPON		
		FISHER'S REQUESTS FOR ADMISSIONS AND TO		
		ASSESS AS HOW TO USE (SEVERAL DOCUMENTS		
		FOUND, INCLUDING FISHER'S SPECIFICATIONS		
		FOR VALVE MATERIALS, INCLUDING THAT		
		TEFLON AND KEL-F ARE RATED FOR THE		
		IDENTICAL PRESSURE/TEMPERATURE USE IN AN		
07/24/07	сет	OXYGEN ENVIRONMENT).		
07/24/07	330	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.2	25.00
		REQUESTING EXTENSION OF TIME FOR FILING		
07/24/07	SSJ	RESPONSES TO REQUESTS FOR ADMISSIONS.		
07,24,07	550	TELEPHONE CALL FROM GUNTER RE: TO DISCUSS AND AGREE UPON AUGUST 10TH FOR SUBMISSION	0.1	12.50
		OF RESPONSES TO REQUESTS FOR ADMISSIONS.		
07/24/07	SSJ	REVIEW, REVISE AND DRAFT FINAL RESPONSES		
, ,		TO REQUESTS.	0 . 8	100.00
07/24/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0 0	25.00
		DRAFT RESPONSES TO REQUESTS FOR	0.2	25.00
		ADMISSIONS ATTACHED, NEED TO BE REVIEWED		
		BY CAPPELLINI AND WOULD LIKE TO HAVE		
		INTERVIEW OF HIM AS TO SPECIFICS OF THE		
		ORDERING PROCESS.		
07/24/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12 50
		SLEVIN RE: ACKNOWLEDGING RECEIPT OF DRAFT	0.1	12.50
		RESPONSES AND INQUIRING INTO AVAILABILITY		
		FOR TELECONFERENCE RE: WITH CAPPELLINI.		
07/24/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.1	12.50
		AVAILABILITY TO REVIEW RESPONSES WITH	٠.٠	12.50
		CAPPELLINI AND SLEVIN.		
07/24/07	TPW	WORKED ON RESPONSES TO REQUEST FOR	1.8	270.00
		ADMISSIONS.	-	, ,
07/24/07	TPW	WORKED ON SETTLEMENT CONFERENCE	0.4	60.00
		MEMORANDUM.		
07/25/07	TPW	WORKED ON RESPONSES TO REQUESTS FOR	0.7	105.00

ADMISSION.

Date	Atty		Hours	Value
07/25/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.2	25.00
		CONFIRMING AGREEMENT REACHED AS TO		
		EXTENSION OF TIME FOR FILING OF RESPONSES		
02/05/02	207	TO FISHER'S REQUESTS FOR ADMISSIONS.		
07/25/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: AVAILABILITY TO REVIEW		
		RESPONSES TO REQUESTS FOR ADMISSIONS WITH CAPPELLINI.		
07/25/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN,	0.1	12.50
		CAPPELLINI RE: AVAILABILITY FOR		
		TELECONFERENCE RE: TO REVIEW RESPONSES		
		WITH CAPPELLINO FOR ACCURACY.		
07/25/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		CAPPELLINO RE: AVAILABILITY FOR		
		TELECONFERENCE RE: CONFIRMED.		
07/27/07	SSJ	TELEPHONE CONFERENCE WITH SLEVIN,	1.6	200.00
		CAPPELLINI RE: TO REVIEW RESPONSES TO		
		REQUESTS FOR ADMISSIONS AND PARTICULARS		
		OF THE FISHER ORDER PROCESSING SYSTEM AS		
		IT IMPACTED UPON THE PRAXAIR ORDER AT		
		ISSUE IN THIS LITIGATION.		
07/27/07	SSJ	RESPONSES TO REQUESTS FOR ADMISSION	1.4	175.00
		REVISED TO INCORPORATE SUBSTANCE OF		
		CAPPELLINI'S INPUT.		
07/27/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN,	0.3	37.50
		CAPPELLINI RE: REVISED RESPONSES		
		ATTACHED, WITH COMMENTS AND ANALYSIS AS		
07/27/07	00.7	TO CERTAIN RESPONSES.		
07/27/07	550	DRAFTED CORRESPONDENCE TO SLEVIN, WAGNER RE: PROPOSAL FOR FOCUSING ON FISHER'S	0.2	25.00
		ORDERING SYSTEM AS APPROACH FOR		
		LITIGATION AND MEDIATION.		
07/27/07	CC T	TELEPHONE CALL FROM GUNTER RE: REQUEST	0.3	22.50
01,21,01	550	FROM HIM FOR STIPULATION TO FILE REVISED	0.3	37.50
		COUNTERCLAIM ASSERTING AFFIRMATIVE PRAYER		
		FOR RELIEF AGAINST NORTHEAST.		
07/27/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN.	0.2	25.00
, , , , , , ,		JACOBSON, WAGNER RE: RELAYING CONTACT	0.2	25.00
		FROM GUNTER AND REQUEST, WITH ANALYSIS		
		AND COMMENTS.		
07/27/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: QUERYING WHAT WOULD HAPPEN IF		
		FISHER RECOVERS AFFIRMATIVELY IN EXCESS		
		OF NORTHEAST'S CLAIM.		
07/27/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: COMMENTING UPON APPROACH WHICH		
		PUTS FISHER'S ORDERING PROCESS AT ISSUE		
		AND HOW IT MIGHT IMPACT NORTHEAST'S		
		ONGOING BUSINESS RELATIONSHIP WITH		

Date	Atty		Hours	Value
		FISHER.		
07/28/07	TPW	CONSIDERED FISHER'S REQUEST THAT WE	0.4	60.00
		STIPULATE TO AMENDING ITS COUNTERCLAIM		
		AND PREPARED RESPONSE.		
07/30/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: RECONVENING TELECONFERENCE RE:		
		TO REVIEW RESPONSES TO REQUESTS FOR		
		ADMISSIONS.		
07/30/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.1	12.50
		CONFIRMING WE WILL BE RECONVENING		
		TELECONFERENCE RE: ON TUESDAY.		
08/07/07	SSJ	MEDIATION STATEMENT REVISED TO	1.8	225.00
		INCORPORATE SPECIFICS OF CLAIMS STATED BY		
		NORTHEAST AGAINST FISHER AND COMPILE		
		EXHIBITS FOR SENDING TO MAGISTRATE JUDGE.		
08/07/07	SSJ	DRAFTED CORRESPONDENCE TO THYNGE RE:	0.1	12.50
		MEDIATION STATEMENT ATTACHED.		
08/07/07	SSJ	TELEPHONE CALL TO COURT RE: SUBMISSION OF	0.1	12.50
		MEDIATION STATEMENT TO MAGISTRATE JUDGE.		
08/07/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		GUNTER RE: REQUESTING TO KNOW POSITION ON		
		STIPULATING TO AMEND FISHER'S		
		COUNTERCLAIM.		
08/07/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: WE	0.1	12.50
		CANNOT STIPULATE TO YOUR AMENDING		
		COUNTERCLAIM.		
08/07/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		GUNTER RE: REQUESTING DATES FOR		
		DEPOSITION OF CAPPELLINI, ET AL.		
08/07/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE: SEE	0.1	12.50
		GUNTER'S E-MAIL REQUEST FOR DEPOSITION		
		AVAILABILITY OF CAPPELLINI ET AL.		
08/07/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: WILL RELAY ANY CONCERNS ABOUT		12.30
		TIMING OF REQUEST.		
08/07/07	TPW	PREPARED FOR DEPOSITIONS OF NORTHEAST	1.4	210.00
		CONTROLS WITNESSES BY IDENTIFYING ISSUES		210.00
		TO BE COVERED WITH THEM AND DOCUMENTS TO		
		BE CONCERNED ABOUT.		
08/09/07	TPW	WORKED ON RESPONSES TO FISHER'S EXTENSIVE	0.8	120.00
		REQUEST FOR ADMISSIONS.	0.0	120.00
08/10/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: AVAILABILITY OF NORTHEAST	0.1	12.50
		PERSONNEL FOR DEPOSITIONS.		
08/10/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0 1	12 50
		GUNTER RE: WILL BE ISSUING DEPOSITION	0.1	12.50
		NOTICES.		
08/10/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.3	25.00
, - /	-	REQUESTING AN OPPORTUNITY TO RESPOND TO	0.2	25.00
		Ol diodean of illinothories of the		

Date	Atty		Hours	Value
		HIS INQUIRY CONCERNING AVAILABILITY.		
08/10/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: REQUESTING TO KNOW WHETHER WE		
		SHOULD AWAIT FISHER'S FILING OF		
		COUNTERCLAIM PRIOR TO AGREEING TO		
		DEPOSITIONS.		
08/10/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.2	25.00
		ANALYZING LIKELIHOOD OF FISHER BEING		
		ALLOWED BY COURT TO AMEND ITS		
		COUNTERCLAIM AND ADDRESSING LOCATION OF		
00/10/07	007	DEPOSITIONS IN ALBANY.		
08/10/07	550	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: COMMENTING ON AMENDMENT		
		ANALYSIS AND OKAY WITH DEPOSITION ARRANGEMENTS.		
08/10/07	CC.T	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.0	35 50
00/10/0/	000	AVAILABILITY OF NORTHEAST PERSONNEL FOR	0.3	37.50
		DEPOSITIONS AND PROPOSING ALBANY.		
08/10/07	SST	DRAFTED CAPPELLINI AFFIDAVIT FOR	0.4	50.00
,,	000	EXECUTION TO ACCOMPANY RESPONSES TO	0.4	30.00
		REQUESTS FOR ADMISSIONS.		
08/10/07	SSJ	DRAFTED SUBSTANTIVE REVISIONS TO	0.4	50.00
		RESPONSES NUMBERS 37-39 PER WAGNER	0.1	30.00
		COMMENTS ON REVISIONS.		
08/10/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.1	12.50
		CAPPELLINI AFFIDAVIT ATTACHED.		
08/10/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: ACKNOWLEDGING RECEIPT OF		
		CAPPELLINI AFFIDAVIT AND HAVING SENT IT		
		FOR EXECUTION.		
08/10/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN,	0.2	25.00
		JACOBSON RE: MEDIATION ARRANGEMENTS AND		
		PLANNING.		
08/10/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.1	12.50
		NORTHEAST'S RESPONSES TO REQUESTS FOR		
		ADMISSIONS ATTACHED HERETO, NOTICE WILL		
		BE FILED WITH THE COURT.		
08/10/07	SSJ	RECEIPT AND REVIEWED NOTICES OF	0.1	12.50
		DEPOSITIONS FILED WITH THE COURT BY		
		GUNTER.		
08/10/07	TPW	WORKED ON RESPONSES TO REQUESTS FOR	2.4	360.00
		ADMISSION AND MEDIATION STATEMENT.		
08/10/07	TPW	RECEIVED MESSAGE FROM PHIL JACOBSON	0.1	15.00
		REGARDING PROCEDURE AT MEDIATION		
00/11/07	mpr:	CONFERENCE		
08/11/07		PREP FOR MEDIATION.	1.5	225.00
08/13/07	TPW	PREP FOR MEDIATION CONFERENCE AND	3.2	480.00
		REVIEWED RESPONSES TO REQUEST FOR		
		ADMISSIONS TO RESPOND TO ALLEGATION BY		

Date	Atty		Hours	Value
		FISHER'S COUNSEL.		
08/13/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.8	120.00
		AND JEFF FROCK REGARDING MEDIATION		
		CONFERENCE.		
08/14/07	SSJ	TELEPHONE CALL FROM FROCK RE: MEDIATION	0.1	12.50
		STATEMENT ATTACHED.		
08/14/07	SSJ	TELEPHONE CALL FROM FROCK RE: REQUESTING	0.1	12.50
		COPY OF MEDIATION STATEMENT.		
08/14/07	TPW	REVIEWED EXPERT REPORTS AND MEDIATION	3.1	465.00
		STATEMENT AND APPROPRIATE LANGUAGE OF		
		REPRESENTATIVE AGREEMENT.		
08/15/07	SSJ	A MEDIATION.	1.7	212.50
08/15/07	TPW	PREPARED AND ATTENDED MEDIATION	5.5	825.00
		CONFERENCE WITH JUDGE THYGNE.		
08/15/07	TPW	TELEPHONE CONFERENCES WITH EXPERT WITNESS	0.4	60.00
		DEAN MURTAGH REGARDING POINTS TO BE MADE		
		IN HIS REPORT.		
08/15/07	TPW	TELEPHONE CONFERENCE WITH EXPERT WITNESS	0.3	45.00
		GERARD MULLER REGARDING POINTS TO BE MADE		
		IN HIS REPORT.		
08/15/07	TPW	LEFT MESSAGE FOR EXPERT WITNESS DAVID	0.1	15.00
		POPE REGARDING HIS REPORT.		
08/15/07	TPW	PREP FOR CONFERENCES WITH VARIOUS EXPERT	0.8	120.00
		WITNESSES AND POINTS TO COVER.		
08/15/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN	0.3	45.00
		REGARDING DEPOSITIONS OF CAPPELINI AND		
		PETERS.		
08/15/07	TPW	PREP FOR DEPOSITIONS OF NORTHEAST	2.0	300.00
		CONTROLS PERSONNEL.		
08/16/07	MCD	REVIEW MEDIATION STATEMENT.	0.3	37.50
08/16/07	MCD	REVIEW GEEKIE LETTER REGARDING	0.1	12.50
		INDEMNIFICATION RE RESPONSE TO MOTION TO		
		AMEND.		
08/16/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	2.3	287.50
		PHIL JACOBSON REGARDING MISSOURI LAW TO		
		USE GEEKIE LETTER AS AN ADMISSION OF		
		FISHER.		
08/16/07	MCD	STRATEGY REGARDING MISSOURI LAW, MOTION	0.5	62.50
		SUMMARY JUDGMENT.		
08/16/07	MCD	MEET WITH TPW REGARDING FURTHER HANDLING.	0.8	100.00
08/16/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSEN	0.3	45.00
		REGARDING CONFERENCE YESTERDAY AND		
		STRATEGY GOING FORWARD.		
08/16/07	TPW	CONDUCTED INITIAL REVIEW OF LENGTHY	0.8	120.00
		DOCUMENTATION FROM FISHER REGARDING		
		MOTION TO AMEND COUNTERCLAIM.		
08/16/07	SSJ	DRAFTED CORRESPONDENCE TO JACOBSON,	0.3	37.50
		FROCK, SLEVIN RE: FISHER'S MOTION TO		
		AMEND COUNTERCLAIM AND EXHIBITS SENT FOR		

19180	INACTIVE TRAVELERS 61-80-00412-SLR	Document 105-3359	Filed 02/15/2008	Page 35 of 35
01682	FISHER CONTROLS INTERN'L V. NORTHEAST CONT	ROL Page 8		. a.g. oo o. oo

10/02/07

Date	Atty		Hours	Value
		THEIR REVIEW (IN 8 PARTS).		
08/16/07	SSJ	REVIEWED FISHER'S MOTION TO AMEND	1.8	225.00
		COUNTERCLAIM AND EXHIBITS TO ASSESS FOR		
		RESPONSE.		
			71.4	9,735.00

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate	Value
TP WAGNER	(TPW)	PARTNER	32.4	at	\$150 =	4,860.00
MC DOHERTY	(MCD)	ASSOCIATE	4.0	at	\$125 =	500.00
JS SHANNON	(SSJ)	ASSOCIATE	35.0	at	\$125 =	4,375.00
	CURRENT FE	ES				9,735.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

07/02/07	IKON OFFICE	SOLUTIONS	-	DUPLICATING	114.45
----------	-------------	-----------	---	-------------	--------

EXPENSE

114.45

Type Total

CURRENT EXPENSES · 114.45

TOTAL AMOUNT OF THIS INVOICE 9,849.45

START TO DATE FEES BILLED 185,432.50
START TO DATE DISBURSEMENTS BILLED 6,862.53
START TO DATE TOTAL BILLED 192,295.03

Case 1:06-cv-00412-SLR Document 105-4 Filed 02/15/2008 Page 1 of 34 Marshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 October 11, 2007

JEFF W. PROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT:

\$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 827239

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 10/11/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

47,937.50

COSTS:

427.33

AMOUNT DUE:

48,364.83

PAYMENTS THROUGH 11/05/07

-46,007.50

PAYOR: TRAVELERS INDEMNITY

TOTAL AMOUNT DUE:

2,357.33

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

Date	Atty		Hours	Value
08/17/07		REVIEW REPRESENTATIVE AGREEMENT REGARDING RESPONSE TO MOTION TO AMEND.		75.00
08/17/07	MCD	TELEPHONE CALL FROM TOM WAGNER REGARDING RESPONSE TO MOTION TO AMEND.	0.1	12.50
08/17/07	MCD	REVIEW GEEKIE LETTER FOR RESPONSE TO MOTION TO AMEND.	0.2	25.00
08/17/07	MCD	REVIEW AND ANALYZE MISSOURI CASE LAW FOR INCLUSION IN RESPONSE TO MOTION TO AMEND AS PER PHIL JACOBSON.	4.1	512.50
08/17/07	MCD	REVIEW GEEKIE LETTER FOR RESPONSE TO MOTION TO AMEND.	0.2	25.00
08/17/07	MCD	REVIEW PLEADINGS FROM UNDERLYING CASE (OLSON) REGARDING COUNTERCLAIM.	0.5	62.50
08/17/07	MCD	DRAFTED OUTLINE FOR RESPONSE TO MOTION.	0.6	75.00
08/17/07	MCD	REVIEW FISHER'S PROPOSED AMENDED COUNTERCLAIM.	0.3	37.50
08/17/07	TPW	IDENTIFIED AUTHORITIES AND PLANNED ARGUMENT TO USE IN RESPONSE TO MOTION TO AMEND COUNTERCLAIM.	1.0	150.00
08/20/07	MCD	RECEIPT AND REVIEWED JOINT DEFENSE AGREEMENT.	0.5	62.50
08/20/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING MISSOURI LAW REGARDING CONTRACT INTERPRETATION.	0.9	112.50
08/20/07	TPW	TELEPHONE CONFERENCE WITH EXPERT GERARD MULLER REGARDING CONTENTS OF HIS REPORT.	0.5	75.00
08/20/07	TPW	PLANNED NECESSARY CONTENTS OF EXPERT REPORTS.	0.7	105.00
08/20/07	TPW	WORKED ON RESPONSE TO MOTION TO AMEND COUNTERCLAIM.	6.0	900.00
08/21/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN REGARDING MEANING OF CONTRACT LANGUAGE.	0.4	60.00
08/21/07	TPW	REVIEWED CONTRACT DOCUMENTS AND MISSOURI SUPREME COURT DECISION REGARDING CONTRACT INTERPRETATION, PER USE IN SUMMARY JUDGEMENT MOTION (AS PER JACOBSON)	2.3	345.00
08/21/07	TPW	WORKED ON RESPONSE TO MOTION OF FISHER TO AMEND COUNTERCLAIM.	3.8	570.00
08/21/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING UNDUE DELAY FOR INCLUSION IN RESPONSE TO MOTION TO AMEND.	2.1	262.50
08/21/07	MCD	REVIEW AND ANALYZE CASELAW IN SUPPORT OF OPPOSITION TO MOTION TO COMPEL AS PER PHIL JACOBSON.	4.6	575.00
08/21/07	MCD	DRAFTED RESPONSE TO MOTION TO AMEND.	1.2	150.00
08/22/07	MCD	REVIEW AND ANALYZE REPRESENTATIVE AGREEMENT WITH ATTACHMENTS.	0.9	112.50
08/22/07	MCD	REVIEW AND ANALYZE CASELAW REGARDING RULE 15 AMENDMENT FOR INCLUSION IN RESPONSE TO MOTION.	3.1	387.50
08/22/07	MCD	DRAFT RULE 15 SECTION OF RESPONSE TO MOTION TO AMEND.	4.4	550.00

Date	Atty		Hours	Value
08/22/07	TPW	WORKED ON RESPONSE TO FISHER'S MOTION TO AMEND COUNTERCLAIM.	4.2	630.00
08/23/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING PREJUDICE AND NON-MOVING PARTY CAUSED BY AMENDMENT.	2.1	262.50
08/23/07	MCD	REVIEW PLEADINGS IN UNDERLYING LITIGATION TO PREPARE RESPONSE TO MOTION TO AMEND.	0.8	100.00
08/23/07	MCD	DRAFT PREJUDICE SECTION OF RESPONSE TO MOTION TO AMEND.	1.1	137.50
08/23/07	MCD	REVIEW JOINT DEFENSE AGREEMENT FOR INCLUSION.	0.9	112.50
08/23/07	MCD	REVIEW AND ANALYZE DELAWARE CASELAW REGARDING ATTORNEY'S FEES AS A MEASURE OF DAMAGES/RECOVERY (AS PER PHIL JACOBSON).	1.6	200.00
08/23/07	MCD	DRAFTED RESPONSE TO MOTION TO AMEND.	1.4	175.00
08/23/07	MCD	REVIEW LOCAL RULES REGARDING RESPONSE TO MOTION AND BRIEF REQUIREMENTS.	0.2	25.00
08/23/07	MCD	REVIEW MOTION STATUS REGARDING BREACH OF CONTRACT AND ATTORNEY'S FEES.	0.9	112.50
08/23/07	TPW	REVIEWED MISSOURI CASE LAW AND WORKED ON RESPONSE TO MOTION TO AMEND COUNTERCLAIM.	6.3	945.00
08/24/07	MCD	DRAFTED RESPONSE TO MOTION TO AMEND.	2.4	300.00
08/24/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING BREACH OF CONTRACT DAMAGES UNDER MISSOURI LAW.	0.6	75.00
08/24/07	MCD	REVIEW AND ANALYZE MISSOURI CASE LAW FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.8	100.00
08/24/07	TPW	PREP FOR CONFERENCE WITH CLIENT REPRESENTATIVES REGARDING MOTION TO AMEND COUNTERCLAIM.	0.8	120.00
08/24/07	TPW	CONDUCTED TELEPHONE CONFERENCE WITH PHIL JACOBSON AND MARYBETH SLEVIN REGARDING MOTION TO AMEND COUNTERCLAIM.	1.0	150.00
08/24/07	TPW	WORKED ON RESPONSE TO MOTION TO AMEND COUNTERCLAIM.	3 . 4	510.00
08/25/07	TPW	RECEIPT AND REVIEWED E-MAIL NOTICE THAT FISHER FILED MOTION TO COMPEL DEPOSITIONS OF PETERS AND CAPPELINI AND SENT MESSAGE TO FISHER'S COUNSEL REGARDING MOTION TO COMPEL.	0.3	45.00
08/25/07	TPW	REVIEWED BRIEF IN RESPONSE TO MOTION TO AMEND COUNTERCLAIM.	1.2	180.00
08/27/07	MCD	TELEPHONE CALL TO TPW REGARDING RESPONSE TO MOTION TO AMEND.	0.1	12.50
08/27/07	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING RESPONSE TO MOTION TO AMEND.	0.1	12.50
08/27/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING RESPONSE TO MOTION TO AMEND.	0.1	12.50

	Atty		Hours	Value
08/27/07	MCD	TELEPHONE CONFERENCE WITH SCOTT SHANNON	1.4	175.00
00,21,01		AND TPW REGARDING RESPONSE TO MOTION TO		1.3.00
		AMEND.		
08/27/07	MCD	DRAFTED SECTION OF RESPONSE TO MOTION TO	1.5	187.50
		AMEND REGARDING STATUS OF LIMITATIONS.		
08/27/07	MCD	MADE REVISIONS TO AFFIDAVIT OF TPW.	0.1	12.50
08/27/07	MCD	CORRESPONDENCE FROM PHIL JACOBSON	1.0	125.00
		REGARDING STATUTE OF LIMITATIONS FOR		
		CONTRACT CLAIM IN MISSOURI.		
08/27/07	MCD	REVIEW COMPLAINTS FROM PRIOR LITIGATION	0.6	75.00
		FOR IDENTIFICATION OF ANY AND ALL PRIOR		
		CLAIMS BY FISHER.		
08/27/07	MCD	DRAFTED E-MAIL TO PHIL JACOBSON AND MARY	0.1	12.50
		BETH SLEVEN REGARDING OPPOSITION TO		
		MOTION TO AMEND.		
08/27/07	TPW	WORKED ON ALL ASPECTS OF RESPONSE TO	5.2	780.00
		MOTION TO AMEND COUNTERCLAIM.		
08/27/07	SSJ	REVIEWED DOCKET SHEET FROM UNDERLYING	0.4	50.00
		LITIGATION TO IDENTIFY AND REQUEST FROM		
		THE SUPERIOR COURT COPIES OF FISHER		
		PLEADINGS BELOW TO PERMIT ARGUMENT THAT		
		CLAIMS SOUGHT TO BE ASSERTED IN THE		
08/27/07	202	MOTION TO AMEND COUNTERCLAIM WERE WAIVED. DRAFT JUDICIAL ESTOPPEL ARGUMENT FOR	1 0	225.00
08/27/07	330	ANSWER AND OPPOSITION TO MOTION TO AMEND	1.8	225.00
		COUNTERCLAIM.		
08/28/07	TPW	WORKED ON RESPONSE TO MOTION TO AMEND	1.5	225.00
,,		COUNTERCLAIM.	1.3	223.00
08/28/07	TPW	REVIEWED DRAFT REPORTS OF OUR EXPERTS FOR	1.2	180.00
		SUBMISSION NEXT WEEK.		
08/28/07	SSJ	REVIEW PLEADINGS AND COURT'S DOCKET SHEET	0.9	112.50
		FOR CORRELATION OF ASSERTION OF FACTS		
		STATED WITHIN RESPONSE AND OPPOSITION TO		
		FISHER'S MOTION TO AMEND COUNTERCLAIM IN		
		ORDER TO PROVIDE THE NECESSARY RECORD		
		CITATIONS.		
08/28/07	SSJ	RESPONSE AND OPPOSITION REVISIONS TO	1.8	225.00
		FISHER'S MOTION TO AMEND COUNTERCLAIM IN		
		ORDER TO INCORPORATE RECORD CITATIONS.		
08/28/07	SSJ	LEGAL REVIEW OF MISSOURI CASE LAW	1.2	150.00
		PRECEDENT AND STATUTES OF LIMITATIONS IN		
		ORDER TO FRAME AND RESTATE STATUTE OF		
		LIMITATIONS ARGUMENT AS BARRING FISHER'S		
		ATTEMPT TO AMEND ITS COUNTERCLAIM.		
08/28/07	SSJ	STATUTE OF LIMITATIONS ARGUMENT REVISIONS	1.4	175.00
		TO DISTINGUISH BETWEEN INDEMNIFICATION		
		CLAIMS WHICH ACCRUE ONCE THE LOSS IS		
		FIXED AND DETERMINED AND INDEMNIFICATION		
		IS DENIED, AS DISTINCT FROM A BREACH OF		

Date	Atty		Hours	Value
		CONTRACT CLAIM WHICH ACCRUES AT THE TIME		
		OF THE BREACH, WHICH IS WHAT FISHER IS		
		ATTEMPTING TO ASSERT, TIED TO NORTHEAST'S		
		COMMUNICATION OF SPECIFICATIONS FROM		
		JULY, 1998.		
08/28/07	SSJ	COMPILE EXHIBITS TO ACCOMPANY FILING OF	0.7	87.50
		RESPONSE AND OPPOSITION TO FISHER'S		
		MOTION TO AMEND COUNTERCLAIM.		
08/29/07	TPW	TELEPHONE CONFERENCE WITH OFFICE OF	0.3	45.00
		EXPERT DEAN MURTAGH REGARDING HIS REPORT.		
08/29/07	TPW	TELEPHONE CONFERENCE WITH OFFICE OF	0.1	15.00
		EXPERT DEAN MURTAGH REGARDING HIS REPORT.		
08/29/07	TPW	WORKED ON FINALIZING RESPONSE TO MOTION	3.1	465.00
		TO AMEND COUNTERCLAIM.		
08/30/07	TPW	RECEIPT AND REVIEWED TRIAL HISTORY AND	0.7	105.00
		QUALIFICATIONS OF EXPERT GERARD MULLER		
		AND REVIEWED HIS REPORT.		
08/30/07	TPW	RECEIPT AND REVIEWED REPORT OF EXPERT	0.7	105.00
		DAVID POPE ALONG WITH RESUME AND TRIAL		
		AND TESTIMONY HISTORY.		
08/30/07	TPW	REVIEWED AND CONSIDERED OBJECTIONS OF	1.3	195.00
		FISHER COUNSEL TO DESCRIPTIONS OF		
		MEDIATION CONFERENCE AND REVIEWED COURT		
		ORDER AND MADE REVISIONS TO BRIEF IN		
/ /		OPPOSITION TO MOTION.		
08/30/07	SSJ	TELEPHONE CALL FROM GUNTER RE: ADVISING	0.3	37.50
		THAT HE CONSIDERS CERTAIN OF THE		
		STATEMENTS MADE IN OUR RESPONSE TO		
		FISHER'S MOTION TO AMEND COUNTERCLAIM TO		
		HAVE VIOLATED THE DECEMBER 12, 2006 ORDER		
		REFERRING THE CLAIM TO MEDIATION AND		
		REQUESTING THE OFFENDING STATEMENTS BE		
00/00/00		REMOVED OR HE WILL SEEK SANCTIONS.		
08/30/07	SSJ	REVIEW COURT'S DECEMBER 12, 2006 ORDER	0.2	25.00
		REFERRING MATTER TO MEDIATION TO IDENTIFY		
		PROHIBITORY LANGUAGE UPON WHICH GUNTER		
		RELYING AND ASSESS WHETHER AND HOW		
		APPLICABLE TO STATMENTS WITHIN OUR		
00/20/07	007	RESPONSE.		
08/30/07	550	AFTER CONSULTATION WITH TPW (TIME NOT	0.4	50.00
		BILLED), REVISE RESPONSE TO MOTION TO		
		AMEND COUNTERCLAIM TO DELETE OBJECTED-TO		
00/21/07	mp _i	STATEMENTS.		
08/31/07		WORKED ON EXPERT SUBMISSIONS.	3.5	525.00
09/04/07	1 PW	WORKED ON DISCLOSURE OF EXPERT REPORTS	3 . 5	525.00
00/05/03	00.7	AND POSITION ON SUMMARY JUDGMENT.	0 -	,
09/05/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: ORIGINAL CAPPELLINI AFFIDAVIT		
		FOR RESPONSES TO REQUESTS FOR ADMISSIONS		

Date	Atty		Hours	Value
		ATTACHED.		
09/05/07	TPW	RECEIPT AND REVIEWED EXPERT WITNESS	2.9	435.00
		DISCLOSURES OF DEFENDANT FISHER AND		
		REPORTED ON THEIR CONTENTS TO CLIENT AND		
		PLANNED REBUTTALS AND IMPACT ON MOTION		
		FOR SUMMARY JUDGMENT.		
09/06/07	SSJ	TELEPHONE CALL FROM GUNTER RE: REQUEST	0.2	25.00
		FOR COPY OF NORTHEAST INSURANCE POLICY,		
		HE CLAIMS NOT TO HAVE; AND TIMING OF		
		FISHER'S REPLY TO OUR ANSWER IN		
		OPPOSITION TO THEIR MOTION TO AMEND THE		
00/06/07	mpr.	COUNTERCLAIM.		
09/06/07	TPW	PREP FOR CORPORATE DESIGNEE DEPOSITION OF	1.3	195.00
00/07/07	007	DEFENDANT FISHER.		
09/07/07	550	PREPARE FOR DRAFTING ANSWER TO FISHER'S	1.2	150.00
		MOTION TO COMPEL DEPOSITIONS OF PETERS		
		AND CAPPELLINI BY REVIEWING FISHER'S MOTION AND ACCOMPANYING GUNTER AFFIDAVIT.		
09/07/07	201	PREPARE FOR DRAFTING ANSWER TO FISHER'S	0.2	37.50
03/07/07	330	MOTION TO COMPEL DEPOSITIONS OF PETERS	0.3	37.50
		AND CAPPELLINI BY REVIEWING COURT DOCKET		
		AND SEQUENCE OF EVENTS FOR TIMELINE.		
09/07/07	SSJ	PREPARE FOR DRAFTING ANSWER TO FISHER'S	0.8	100.00
,,		MOTION TO COMPEL DEPOSITIONS OF PETERS	0.0	100.00
		AND CAPPELLINI BY CONDUCTING LEGAL REVIEW		
		OF FEDERAL RULE 37 REQUIREMENTS AND HOW		
		"GOOD FAITH" IS DEFINED AND APPLIED.		
09/07/07	SSJ	DRAFTED ANSWER AND OPPOSITION TO FISHER'S	2.8	350.00
		MOTION TO COMPEL DEPOSITIONS OF PETERS		
		AND CAPPELLINI		
09/07/07	SSJ	RECEIPT AND REVIEWED FISHER'S REPLY IN	0.9	112.50
		SUPPORT OF MOTION TO AMEND COUNTERCLAIM		
		AND GUNTER AFFIDAVIT ATTACHED THERETO.		
09/07/07	TPW	RECEIPT AND REVIEWED OPINION OF MISSOURI	0.7	105.00
		SUPREME COURT REGARDING INDEMNITY.		
09/10/07	TPW	WORKED ON RESPONSE TO FISHER'S MOTION TO	1.3	195.00
		COMPEL DEPOSITIONS OF CAPPELLINI AND		
		PETERS.		
09/11/07	TPW	RECEIPT AND REVIEWED FISHER'S REPLY BRIEF	6.0	900.00
		IN SUPPORT OF ITS MOTION TO AMEND		
		COUNTERCLAIM AND ACCOMPANYING 79 PAGE		
		AFFIDAVIT AND DRAFTED EXTENSIVE RESPONSE		
		FOR IMMEDIATE FILING.		
09/11/07	TPW	FOLLOWED UP WITH CLIENT REGARDING FISHER	0.1	15.00
		EXPERTS' REBUTTAL.		
09/12/07	TPW	CONTINUED TO WORKED ON SUR REPLY BRIEF	2.8	420.00
		REGARDING MOTION TO AMEND COUNTERCLAIM.		
09/12/07	TPW	TELEPHONE CONFERENCE WITH GERALD MULLER	1.0	150.00
		REGARDING HIS REPORT.		

10/11/07

Date	Atty		Hours	Value
00/12/02				
09/12/07		FOLLOW UP ON MULLER REPORT.	0.6	90.00
09/13/07	MCD	RECEIPT AND REVIEWED E-MAIL REGARDING	0.1	12.50
		MISSOURI CASE ON POINT FOR RESPONSE TO		
00/13/07	MCD	MOTION TO AMEND COUNTERCLAIM.		05.00
09/13/07	MCD	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.2	25.00
09/13/07	MCD	TPW REGARDING PLAINTIFF'S EXPERT REPORTS.		027 50
09/13/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	1.9	237.50
		PHIL JACOBSON REGARDING MISSOURI LAW INTERPRETATION OF "GEEKIE LETTER."		
09/13/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF		160.50
03/13/07	HCD	PHIL JACOBSON REGARDING FEDERAL RULES OF	1.3	162.50
		EVIDENCE AND ADMISSIONS.		
09/13/07	TPW		0.2	45.00
09/13/07	IPM	TELEPHONE CONFERENCE WITH GERALD MULLER	0.3	45.00
09/13/07	TOM	REGARDING HIS REPORT. CONTINUED TO WORK ON SUR REPLY BRIEF AND	. .	750.00
03/13/07	IPW	PLANNED ADDITION TO BRIEF REGARDING	5.0	750.00
09/14/07	MCD	INSURANCE POLICY. REVIEW AND ANALYZE MISSOURI CASE LAW		330 50
03/14/07	MCD		0.9	112.50
		REGARDING USE OF GEEKIE LETTER AS AN ADMISSION.		
09/14/07	MCD.	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	1 6	107.50
0), 11, 0,	HCD	PHIL JACOBSON REGARDING ADMISSIONS.	1.5	187.50
09/14/07	MCD	DRAFTED MEMO REGARDING 801(D)(2) AND	1.8	225.00
05/11/01	1105	ADMISSION.	1.0	225.00
09/14/07	MCD	RECEIPT AND REVIEWED FISHER'S REPLY IN	0.9	112.50
		SUPPORT OF MOTION TO AMEND COUNTERCLAIM.	0.75	112.50
09/14/07	MCD	REVIEW AND ANALYZE REPRESENTATIVE	0.4	50.00
		AGREEMENT FOR MOTION FOR SUMMARY	• • •	30.00
		JUDGMENT.		
09/14/07	MCD	REVIEW AND ANALYZE MISSOURI CASELAW FOR	1.1	137.50
		MOTION FOR SUMMARY JUDGMENT.		
09/14/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.2	30.00
		REGARDING CONFERENCE WITH SEVERAL CLIENT		
		REPRESENTATIVES.		
09/14/07	TPW	PREP FOR CONFERENCE WITH CLIENT	1.0	150.00
		REPRESENTATIVES.		
09/14/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON,	1.1	165.00
		JEFF FROCK AND JIM RUNKEL REGARDING ALL		
		ASPECTS OF CASE AND FUTURE COURSE.		
09/14/07	TPW	TELEPHONE CONFERENCE WITH GERALD MULLER	0.4	60.00
		REGARDING HIS REPORT AND STANDARD OF CARE		
		AND PRAXAIR REMAINS.		
09/14/07	TPW	RESPONDED TO CORRESPONDENCE OF PRAXAIR	0.3	45.00
		COUNSEL REGARDING REMAINS IN THEIR		
		POSSESSION.		
09/14/07	TPW	COMPLETED SUR REPLY BRIEF.	2.2	330.00
09/14/07	TPW	WORKED ON REBUTTAL EXPERT SUBMISSIONS.	3.0	450.00
09/14/07	SSJ	REVIEW AND REVISE SURREBUTTAL TO FISHER'S		50.00
		MOTION TO AMEND COUNTERCLAIM TO REFERENCE		

Date	Atty		Hours	Value
		FISHER'S RAISING OF NEW ISSUES NOT		
		ADDRESSED WITHIN ITS MOTION AS		
		NECESSITATING SURREPLY, AND FILE WITH THE COURT.		
09/15/07	TPW	DRAFTED COMPREHENSIVE SUMMARY OF	1.5	225.00
		LITIGATION FOR JIM RUNKEL.		
09/16/07	TPW	PLANNED MOSTELLO CROSS EXAMINATION.	0.8	120.00
09/17/07	MCD	REVIEW AND ANALYZE MISSOURI CASELAW	1.4	175.00
		REGARDING CONTRACT INTERPRETATION FOR		
		INCLUSION IN MOTION FOR SUMMARY JUDGMENT.		
09/17/07		DRAFT MOTION FOR SUMMARY JUDGMENT.	1.6	200.00
09/17/07	MCD	REVIEW AND ANALYZE COMPLAINT, ANSWER,	0.8	100.00
		REPRESENTATIVE AGREEMENT AND GEEKIE		
00/17/07	mpu.	LETTER FOR MOTION FOR SUMMARY JUDGMENT.		
09/17/07	IPW	TELEPHONE CONFERENCE WITH GERARD MULLER	0.2	30.00
09/17/07	TPW	REGARDING REPORT. RECEIVED AND REVIEWED MULLER REPORT AND		
03/11/01		REVIEWED ATTORNEY EXPERT NEEDS.	2.4	360.00
09/17/07	TPW	COMPLETED COMPREHENSIVE SUMMARY FOR	0.8	120.00
,,		CLIENT.	0.8	120.00
09/18/07	TPW	WORKED ON EXPERT C.J. SEITZ INCLUDING	2.2	330.00
		IDENTIFICATION OF ITEMS FOR REVIEW AND		550.00
		DEFINITION OF ISSUES.		
39/18/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.3	45.00
		REGARDING EXPERT SEITZ AND CHRISTOPHER		
		KONZELMAN.		
09/19/07	TPW	PREP FOR AND CONDUCTED CONFERENCE WITH	3.6	540.00
		CHRISTOPHER KONZELMAN AND CONDUCTED		
		REPORT AND FOLLOW UP.		
)9/19/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN	0.3	45.00
		REGARDING EXPECTATIONS OF NORTHEAST		
		CONTROLS AT TIME OF ENTERING INTO		
30/55/55		CONTRACT.		
)9/19/07	TPW	PREP FOR CONFERENCE CALL WITH CLIENT	0.7	105.00
)9/19/07	TOW	REPRESENTATIVES RE CASE.		
73/13/07	11711	WORKED ON POSITIONS TO BE TAKEN IN MULLER REBUTTAL REPORT.	3.1	465.00
)9/19/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.0	
75, 25, 0,	1.00	PHIL JACOBSON REGARDING MISSOURI CONTRACT	0.8	100.00
		LAW AND INTERPRETATION FOR INCLUSION IN		
		MOTION FOR SUMMARY JUDGMENT.		
19/19/07	MCD	DRAFTED MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
19/20/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.2	30.00
		REGARDING FISHER'S KNOWLEDGE THAT VALVE		
		WAS TO BE USED IN OXYGEN SERVICE.		
19/20/07	TPW	REVIEWED TRANSCRIPT OF DAVID WHELAN.	1.3	195.00
19/20/07	TPW	PREP FOR CONFERENCE NEXT WEEK WITH CLIENT	0.4	60.00
		REPRESENTATIVES.		

Date	Atty		Hours	Value
09/20/07	TPW	CONTINUED TO WORK ON EXPERT SUBMISSIONS.	1.4	210.00
09/20/07	TPW	RECEIVED AND REVIEWED MULTIPLE DEPOSITION	1.6	240.00
		NOTICES FROM PLAINTIFFS FOR FACT WITNESS		
		DEPOSITIONS AND EXPERT WITNESS		
		DEPOSITIONS AND BEGAN TO MAKE		
		PREPARATIONS FOR DEPOSITIONS OF EXPERTS.		
09/20/07		DRAFTED MOTION FOR SUMMARY JUDGMENT.	0.9	112.50
09/20/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.7	87.50
		PHIL JACOBSON REGARDING USE OF GEEKIE		
		LETTER AS ADMISSION AGAINST FISHER.		
09/21/07	LIM	CONFERENCE WITH T. WAGNER RE REVIEW AND	0.2	15.00
		ANALYZE FILE MATERIALS AND DEPOSITIONS		
09/21/07	TPW	RESPONDED TO MARYBETH SLEVIN REGARDING	0.7	105.00
		CONFERENCE CALL AND WITNESS		
		IDENTIFICATION AND PREP FOR CONFERENCE		
		WITH CLIENT RE WITNESS IDENTIFICATION.		
39/21/07	TPW	REVIEWED TWO VOLUMES OF CAPPELINI	4.0	600.00
		TESTIMONY.		
39/21/07	TPW	WORKED ON EVIDENTIARY USE OF GEEKIE	1.5	225.00
		LETTER AS AN ADMISSION TO SUPPORT MOTION		
		FOR SUMMARY JUDGMENT.		
)9/21/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.5	62.50
		PHIL JACOBSON REGARDING MISSOURI LAW		
		REGARDING INDEMNITY AGREEMENTS FOR		
		INCLUSION IN MOTION FOR SUMMARY JUDGMENT.		
)9/21/07	MCD	REVIEWED AND ANALYZE MISSOURI CASE LAW	1.6	200.00
		REGARDING INDEMNITY AGREEMENTS		
		INTERPRETATION.		
19/21/07	MCD	REVIEWED AND ANALYZE LANGUAGE OF	0.6	75.00
		REPRESENTATIVE AGREEMENT BASED ON		
		MISSOURI LAW.		
19/24/07	LIM	REVIEW AND ANALYZE N.E. CONTROLS (OLSON	2.5	187.50
		DOCUMENTS) RE DEPOSITION		
19/24/07	LIM	PREPARING LIST OF DEPOSITIONS IN OLSON	1.5	112.50
		CASE		
19/24/07		CONFERENCE WITH T. WAGNER RE DEPOSITIONS	0.1	7.50
19/24/07	SSJ	TELEPHONE CALL FROM GUNTER RE: FOLLOWING	0.2	25.00
		UP ON HIS REQUEST FOR ADDITIONAL		
- 4 4-		DOCUMENTS.		
9/24/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.2	25.00
		ATTACHED IS NEC GUIDELINE IND. AND LISTED		
		IS DOCUMENT G0007 ORDER REVIEW, PLEASE		
- 4 4		PROVIDE ME WITH THIS DOCUMENT.		
9/24/07	MCD	DRAFTED MEMORANDUM REGARDING USE OF	1.7	212.50
		GEEKIE LETTER AS AN ADMISSION AGAINST		
0/0:/		FISHER.		
9/24/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.5	62.50
		"LOSS" INTERPRETATION UNDER MISSOURI LAW.		

19180	INACTIVE TRAVELERS CMISS - 00412-SLR	Doctrymen#0105324239	Filed 02/15/2008	Page 10 of 34
	FISHER CONTROLS INTERN'L V. NORTHEAST CONT		1 1104 02/10/2000	1 ago 10 01 01
10/11/07				

Date	Atty		Hours	Value
09/24/07		DEVIEW AND ANALYZE WYGGOVER TO THE		
09/24/07	MCD	REVIEW AND ANALYZE MISSOURI CASELAW REGARDING TERM "LOSS."	1.2	150.00
09/25/07	SSJ	TELEPHONE CONFERENCE WITH PETERS, SLEVIN,	0.8	100.00
		JACOBSON, WAGNER RE: CONCLUDING		
		DISCOVERY, EXPERT ISSUES, DEPOSITIONS AND		
		MOTION PRACTICE MOVING ON.		
09/25/07	TPW	WORKED ON EXPERT SUBMISSIONS.	3.6	540.00
09/25/07	MCD	DRAFTED SUMMARY OF ARGUMENT SECTION OF	1.1	137.50
		MOTION FOR SUMMARY JUDGMENT.		
09/25/07	MCD	REVIEW MEDIATION STATEMENT FOR	0.2	25.00
		PREPARATION OF MOTION FOR SUMMARY		
		JUDGMENT.		
09/26/07	CSS	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		GUNTER RE: REQUESTING TO KNOW WHETHER		
		G0007 DOCUMENT WILL BE PROVIDED.		
09/26/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.1	12.50
		CLIENT IS SEARCHING DOCUMENT NO LONGER		
		EXTANT MAY BE ARCHIVED.		
09/26/07	TPW	PREP FOR AND CONDUCTED TELEPHONE	3.4	510.00
		CONFERENCE WITH JAMES SEMPLE RE ITEMS HE		
		NEEDS TO REVIEW AND ISSUES HE NEEDS TO		
		COVER AS REBUTTAL LEGAL EXPERT AND		
		FOLLOWED UP.		
39/26/07	TPW	WORKED ON REBUTTAL EXPERT SUBMISSIONS AND	2.1	315.00
		POSSIBLE THEORY OF DEFECT IN VALVE AS PER		
		GERARD MULLER.		
09/26/07	MCD	DRAFTED MOTION FOR SUMMARY JUDGMENT.	1.4	175.00
09/27/07	SSJ	DRAFTED PROPOSED LITIGATION PLAN THROUGH	0.6	75.00
		TO CONCLUSION OF DISCOVERY		
)9/27/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		SLEVIN RE: EXPLAINING THAT G0007 DOCUMENT		
		SOUGHT BY GUNTER IS NO LONGER IN		
		EXISTENCE PER ISO GUIDELINES		
)9/27/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE:	0.3	37.50
		SUPPLEMENTING DISCOVERY RESPONSE BY		
		RELAYING NORTHEAST'S EXPLANATION OF ISO		
		PROCEDURES AND FILE MANAGEMENT		
		GUIDELINES, AND DESTRUCTION OF G0007		
		DOCUMENT PER THOSE GUIDELINES		
19/27/07	TPW	TELEPHONE CONFERENCE WITH JAMES SEMPLE	0.4	60.00
		REGARDING ISSUES TO BE COVERED.		
19/27/07	TPW	TELEPHONE CONFERENCE WITH GERARD MULLER	0.6	90.00
		REGARDING HIS DEFECT THEORY.		
9/27/07	TPW	TELEPHONE CONFERENCE WITH DAVID POPE	0.2	30.00
		REGARDING HIS REBUTTAL REPORT.		
9/27/07	TPW	WORKED ON ALL ASPECTS OF EXPERT	6.8	1,020.00
		SUBMISSIONS AND REBUTTAL INCLUDING ITEMS		
		NEEDED FOR REVIEW AND MULTIPLE		
		DIFFERENCES AMONG SPECIFICATION SHEETS		

Date	Atty		Hours	Value
		FOR VALVE AND DETAILS OF ORDER PROCESSING SYSTEM.		
09/27/07	MCD	REVIEW AND ANALYZE MISSOURI CASELAW FOR	3.9	487.50
		INCLUSION IN MOTION AS PER PHIL JACOBSON.		
09/27/07	MCD	DRAFTED MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
09/28/07	TPW	TELEPHONE CONFERENCE WITH JAMES SEMPLE	0.3	45.00
		REGARDING FACTS OF CASE.		
09/28/07	TPW	TELEPHONE CONFERENCE WITH EXPERT DEAN	0.3	45.00
		MURTAGH REGARDING REPORT OF FISHER'S		
00/00/07	mpu	EXPERT AND POSSIBLE REBUTTAL.		
09/28/07	TPW	TELEPHONE CONFERENCE WITH JAMES SEMPLE	0.7	105.00
		REGARDING ISSUES RAISED BY DEFENDANT'S EXPERT IN REPORT.		
09/28/07	TPW	WORKED ON SUMMARY JUDGMENT THEORIES AND	4.2	630.00
44, -4, 4		ASSEMBLY OF EVIDENCE TO SUPPORT SUMMARY	4.2	630.00
		JUDGMENT AND EXPERT REBUTTALS.		
09/28/07	MCD	DRAFTED MOTION FOR SUMMARY JUDGMENT.	4.2	525.00
09/28/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.9	112.50
		PHIL JACOBSON REGARDING MISSOURI CONTRACT		
		LAW REGARDING MOTION FOR SUMMARY		
		JUDGMENT.		
09/28/07	MCD	REVIEW AND ANALYZE MISSOURI CASE LAW FOR	1.1	137.50
		INCLUSION IN MOTION FOR SUMMARY JUDGMENT.		
39/29/07	TPW	REPORT TO CLIENT RE CURRENT MOTIONS AND	0.5	75.00
20/20/07	mpu	EXPERT REPORTS.		
39/29/07	TPW	PLANNED ORDER OF PROOF AT TRIAL AND FINAL DISCOVERY NEEDS IN LAST MONTH OF	0.5	75.00
		DISCOVERY.		
09/30/07	TPW	PLANNED RESPONSE TO FISHER DEMAND FOR	0.4	60.00
		DEPOSITIONS.	0.4	00.00
10/01/07	MCD	DRAFT MOTION FOR SUMMARY JUDGMENT.	3.2	400.00
10/01/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.9	112.50
		PHIL JACOBSON REGARDING MISSOURI CONTRACT		
		LAW.		
10/01/07	MCD	DRAFTED NOTICE OF DEPOSITION OF FISHER	0.5	62.50
		30(B)(6).		
.0/01/07	MCD		0.3	37.50
.0/01/07	wan	DOCUMENTS TO FISHER.		
.0/01/0/	MCD	DRAFTED CORRESPONDENCE TO DAN GUNTER REGARDING DISCOVERY.	0.3	37.50
.0/01/07	MCD	DRAFTED CORRESPONDENCE TO TPW REGARDING	0.2	25 00
,,		DISCOVERY DIRECTED TO FISHER.	0.2	25.00
.0/01/07	MCD	REVIEW DISCOVERY REQUESTS DIRECTED TO	0.9	112.50
		FISHER BY NEC TO DETERMINE ADDITIONAL		222730
		DISCOVERY TO BE SERVED.		
0/01/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.1	12.50
		GUNTER'S FOLLOW-UP INQUIRY CONCERNING THE		
		G0007 DOCUMENT.		

Date	-		Hours	Value
10/01/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN, JACOBSON RE: DISCOVERY MATTERS REMAINING, ADVISABILITY OF TAKING DEPOSITIONS OF FISHER'S EXPERTS AND REQUESTS FOR PERMISSION TO INCUR THE COSTS.	0.4	50.00
10/01/07	SSJ	DRAFTED CORRESPONDENCE TO MULLER, POPE RE: VALVE SPECIFICATION DOCUMENTS ATTACHED WITH REQUEST AND INSTRUCTIONS CONCERNING THEIR REVIEW OF THOSE DOCUMENTS AND INCORPORATING INTO THEIR REBUTTAL REPORTS.	0.5	62.50
10/01/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: RESPONDING TO GUNTER'S INQUIRY ABOUT DESTRUCTION OF THE GOOOT DOCUMENT AND ITS REVISION SUBSTITUTION.	0.2	25.00
10/01/07		DRAFTED CORRESPONDENCE TO GUNTER RE: RESTATING AND RELAYING SLEVIN'S EXPLANATION CONCERNING THE G0007 DOCUMENT.	0.3	37.50
10/02/07		REVIEWED NOTICE OF INTENTION TO TAKE DEPOSITION OF BHIM BAKHOO AND BEGAN PREPARATION AND RELATED DEPOSITIONS.	1.0	150.00
10/03/07	TPW	TELEPHONE CONFERENCE WITH JAMES SEMPLE REGARDING HIS CONCLUSIONS.	0.3	45.00
10/03/07	TPW	RECEIPT AND REVIEWED DRAFT REPORT OF EXPERT JAMES SEMPLE.	0.7	105.00
10/03/07	TPW	TELEPHONE CONFERENCE WITH EXPERT JAMES SEMPLE REGARDING HIS REPORT.	0.4	60.00
10/03/07	TPW	BEGAN PREP FOR DEPOSITION OF BHIM BAKHOO.	2.6	390.00
10/03/07	TPW	REVIEWED MISSOURI CASES ON INDEMNIFICATION FOR SUMMARY JUDGMENT AS PER PHIL JACOBSON.	3 . 4	510.00
.0/03/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING DEPOSITION.	0.1	15.00
.0/03/07	MCD	DRAFTED MOTION FOR SUMMARY JUDGMENT TO INCLUDE ADDITIONAL MISSOURI CASE LAW REGARDING INDEMNITY AGREEMENTS.	1.1	137.50
.0/03/07	MCD	MEET WITH TPW REGARDING DISCOVERY REQUESTS AND STRATEGY.	0.3	37.50
.0/03/07	MCD	REVIEW DISCOVERY REQUESTS TO DETERMINE IF ANY ADDITIONAL AREAS OF INQUIRY.	0.4	50.00
0/03/07	MCD	REVIEW DOCKET FOR DISCOVERY DEADLINE.	0.1	12.50
.0/04/07	SSJ	TELEPHONE CALL TO MULLER RE: RETURNING HIS VOICE MAIL TO REVIEW VALVE SPECIFICATION DOCUMENTS, HIS FINDINGS AND HOW THEY IMPACT NORTHEAST'S CLAIMS AND FISHER'S DEFENSES.	0.8	100.00
0/04/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM MULLER RE: HIS INITIAL REPORT IN THIS	0.6	75.00

10/11/07

Date	Atty		Hours	Value
		MATTER AND REBUTTAL REPORT.		
10/04/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.3	37.50
		POPE RE: HIS REBUTTAL REPORT.		
10/04/07	TPW		6.2	930.00
		DR. POPE AND WORKED ON ALL THREE EXPERT		
		REBUTTAL REPORTS DUE TOMORROW AND SUMMARY		
		JUDGMENT MOTION.		
10/04/07		DRAFTED MOTION FOR SUMMARY JUDGMENT.	1.4	175.00
10/04/07	MCD	REVIEW AND ANALYZE ADDITIONAL MISSOURI	2.3	287.50
		CASELAW FOR INCLUSION IN MOTION FOR		
10/05/07	mpu.	SUMMARY JUDGMENT.		
10/05/07	1PW	REVIEWED ALL ASPECTS OF EXPERT REPORTS	6.8	1,020.00
		AND WORKED ON NEW ARGUMENT FOR SUMMARY		
		JUDGMENT SUPPORTED BY 1975 DECISION OF		
10/05/07	WYC	MISSOURI COURT OF APPEALS.		
10/05/07	VIG	REVIEW AND ANALYSIS OF FEDERAL RULES OF EVIDENCE OR ADMISSIBILITY OF OPINIONS OR	2.1	262.50
		ON ULTIMATE ISSUE AND ITS ANNOTATIONS RE:		
		PREP FOR MOTION TO EXCLUDE PLAINTIFF'S		
		EXPERT, SOMERS PRICE, ESQ.		
10/05/07	VYG	REVIEWED PLAINTIFF'S EXPERT'S REPORT RE:	0.4	50.00
10,03,07	*10	IDENTIFICATION OF ARGUMENTS, LEGAL	0.4	50.00
		OPINIONS AND PRE FOR MOTION TO EXCLUDE		
		PLAINTIFF'S EXPERT, SOMERS PRICE, ESQ.		
10/05/07	VYG	REVIEWED PRIOR PLEADINGS AND FACTUAL	0.8	100.00
		BACKGROUND OF CURRENT CASE AND UNDERLYING		
		LITIGATION RE: PREP FOR DRAFTING MOTION		
		TO EXCLUDE PLAINTIFF'S EXPERT, SOMERS		
		PRICE, ESQ.		
10/05/07	VYG	REVIEWED REPRESENTATIVE AGREEMENT WITH	0.3	37.50
		INDEMNITY PROVISOR RE; PREP FOR DRAFTING		
		MOTION TO EXCLUDE PLAINTIFF'S EXPERT		
		SOMERS PRICE, ESQ.		
10/05/07	VYG	REVIEWED ANALYSIS OF 3RD CIRCUIT CASE LAW	3.4	425.00
		ON ADMISSIBILITY OF LEGAL OPINIONS AS		
		EXPERT TESTIMONY UNDER R. 704 RE: PREP		
		FOR OPTION TO EXCLUDE PLAINTIFF'S EXPERT,		
		SOMERS PRICE, ESQ.		
.0/05/07	VYG	SHEPARDIZED 3RD CIRCUIT CASE LAW ON	2.4	300.00
		ADMISSIBILITY OF LEGAL OPINIONS AS EXPERT		
		TESTIMONY RE: PREP FOR MOTION TO EXCLUDE		
		PLAINTIFF'S EXPERT, SOMERS PRICE		
.0/06/07	TPW	TELEPHONE CONFERENCE WITH GERARD MULLER	0.2	30.00
0/05/05		REGARDING HIS FILE AND HIS DEPOSITION.		
.0/06/07	TPW	PREPARED POSITIONS REGARDING DEPOSITIONS	0.8	120.00
		OF NEC PERSONNEL AND PREP FOR POPE		
0/0//02	(PD)	DEPOSITION.	_	
0/06/07	1 PW	PREPARED RESPONSE TO MULTIPLE FISHER	0.5	75.00
		MESSAGES REGARDING DEPOSITIONS.		

10/11/07

Date	Atty		Hours	Value
10/08/07	SSJ	REVIEW SEVERAL DEPOSITION NOTICES FILED BY FISHER.	0.4	50.00
10/08/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: REQUEST FOR G0007 DOCUMENT, FOLLOW-UP.	0.2	25.00
10/08/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: SUPPLEMENTATION OF DOCUMENT PRODUCTION, G0007 REVISION 6 ATTACHED, CANNOT PINPOINT DATE OF DESTRUCTION OF PRIOR REVISION 5; AND ISSUE WITH DEPOSITION COORDINATION.	0.4	50.00
10/08/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM GUNTER RE: DEPOSITIONS PROPOSAL AS TO POPE AND BHAKOO.	0.1	12.50
10/08/07	MCD	DRAFT MOTION FOR SUMMARY JUDGMENT SECTION REGARDING PLAIN MEANING.	2.1	262.50
10/08/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING AMBIGUITY IN CONTRACTS FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.3	37.50
10/08/07	MCD	REVIEW AND ANALYZE MISSOURI CASELAW REGARDING AMBIGUITY FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
10/08/07	MCD	DRAFT AND REVISE MOTION FOR SUMMARY JUDGMENT REGARDING ADMISSION BY GEEKIE.	1.8	225.00
10/08/07	TPW	PREP FOR CONFERENCE WITH GERARD MULLER REGARDING HIS DEPOSITION.	0.8	120.00
10/08/07	VYG	REVIEW AND ANALYSIS OF US SUPREME COURT CASE LAW ON PROHIBITION AGAINST LEGAL OPINION BY EXPERTS RE: PREP FROM MOTION TO EXCLUDE PLAINTIFF'S EXPERT, SOMERS PRICE	0.9	112.50
10/08/07	VYG	REVIEW AND ANALYSIS OF US COURT OF APPEALS CASE LAW IN ALL CIRCUITS ON PROHIBITION AGAINST LEGAL OPINIONS GIVEN BY EXPERTS RE: PREP FOR DRAFTING MOTION TO EXCLUDE PLAINTIFF'S EXPERT, SOMERS PRICE	2.6	325.00
10/08/07	VYG	DRAFTED MOTION IN LIMINE TO EXCLUDE PLAINTIFF'S EXPERT, SOMERS PRICE, ESQ.	1.9	237.50
10/08/07	VYG	DRAFTED NATURE AND STAGE OF THE PROCEEDINGS SECTION OF THE OPENING BRIEF FOR THE MOTION TO EXCLUDE PLAINTIFF'S EXPERT, SOMERS PRICE	1.2	150.00
10/09/07	TPW	TELEPHONE CONFERENCE WITH FISHER'S COUNSEL, PATRICK MCVEY AND DANIEL GUNTER REGARDING DISPUTES OVER DEPOSITIONS.	0.2	30.00
10/09/07	TPW	PREP FOR DEPOSITION OF GERARD MULLER INCLUDING CONFERENCE WITH WITNESS AND	9.0	1,350.00

	Atty		Hours	Value
		DIMPOSTURE DESIGNATION OF OPERA PROGRAMMA		
		EXTENSIVE REVIEW OF ORDER PROCESSING		
		DOCUMENTS AND TESTIMONY OF BHIM BAKHOO OF		
		PRAXAIR AND PREP FOR BAKHOO DEPOSITION NEXT WEEK.		
10/09/07	7 SSJ	CONFERENCE WITH MULLER, WAGNER RE: TO	2.5	312.50
		REVIEW FACTS, MULLER'S EXPERT'S OPINION,		
		CLAIMS, DEFENSES AND TO PREPARE MULLER		
		FOR HIS DEPOSITION TESTIMONY.		
10/09/07	7 SSJ	TELEPHONE CALL FROM GUNTER RE: TO REVIEW	0.5	62.50
		DEPOSITION ISSUES AND COORDINATION.		
10/09/07	7 SSJ	TELEPHONE CONFERENCE WITH GUNTER, MCVEY	0.3	37.50
		RE: RULE 37 CONFERENCE REQUIRED BY COURT		
		FOR COUNSEL TO ADDRESS AND TRY TO REACH		
		RESOLUTION ON DISCOVERY ISSUES PRIOR TO		
		EITHER PARTY SEEKING RELIEF FROM THE		
		COURT, AND SPECIFIC TO NOTICED		
		DEPOSITIONS OF SABIA, CAPPELLINI, PETERS,		
		AND FISHER'S RULE 30(B)(6) DESIGNEE.		
10/09/07	7 MCD	DRAFT AND REVISE MOTION FOR SUMMARY	3.5	437.50
		JUDGMENT.		
10/09/07	7 VYG	DRAFTED STATEMENT OF FACTS FOR THE	2.9	362.50
		OPENING BRIEF OF THE MOTION TO EXCLUDE		
		PLAINTIFF'S EXPERT, SOMERS PRICE		
10/09/07	7 VYG	SHEPARDIZED US COURT OF APPEALS CASE LAW	2.1	262.50
		ON PROHIBITION AGAINST LEGAL OPINIONS AS		
		EVIDENCE RE: PREP FOR OPENING BRIEF		
		ARGUMENTS FOR MOTION TO EXCLUDE		
		PLAINTIFF'S EXPERT, SOMERS PRICE		
10/09/07	7 VYG	DRAFTED LEGAL ARGUMENTS SECTION OF	4.9	612.50
		OPENING BRIEF FOR THE MOTION TO EXCLUDE		
		PLAINTIFF'S EXPERT, SOMERS PRICE, ESQ.		
10/10/07	7 SSJ	TELEPHONE CALL TO JACOBSON RE: TO REVIEW	0.4	50.00
		DISCOVERY AND DECISION WITH RESPECT TO		
		DEPOSITIONS OF NORTHEAST PERSONNEL, AND		
		RECOMMEND THAT WE PRODUCE SABIA, PETERS		
		AND CAPPELLINI, MAKE APPROPRIATE		
		OBJECTIONS AND DEFEND DURING PRE-TRIAL		
		MOTION PRACTICE AS TO SCOPE.		
10/10/07	7 SSJ	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.3	37.50
		DECISION TO PRODUCE SABIA, PETERS AND		
		CAPPELLINI FOR DEPOSITION WITH REQUEST		
		THAT SHE CONFIRM WITH THEM AND CONTACT ME		
		TO REVIEW AND DISCUSS.		
10/10/07	7 SSJ	TELEPHONE CALL FROM SLEVIN RE: TO REVIEW	0.4	50.00
		DECISION TO PRODUCE SABIA, PETERS AND		
		CAPPELLINI FOR DEPOSITIONS AND		
		COORDINATION.		
10/10/07	7 SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.3	37.50
		JACOBSON RE: INDEMNITY ISSUES AND		

Date			Hours	Value
20/20/2-		MISSOURI LAW.		
10/10/07	SSJ	The state of the s	0.4	50.00
		THAT HE HOLD OFF ON DRAFTING AND FILING		
		ANY MOTION TO COMPEL AS WE ARE REVISITING		
		OUR POSITION ON PRODUCING SABIA, PETERS		
		AND CAPPELLINI AND I SHOULD HAVE		
		CONFIRMATION BACK TO HIM SOON.		
10/10/07	TPW	PREP FOR AND ATTENDED DEPOSITION OF	9.6	1,440.00
10/10/07	mou	GERARD MULLER.		
10/10/07	TPW	FOLLOWED UP ON ISSUE THAT AROSE DURING	0.3	45.00
10/10/00	1400	DEPOSITION REGARDING FISHER KNOWLEDGE.		
10/10/07		DRAFTED MOTION FOR SUMMARY JUDGMENT.	3.2	
10/11/07	550	TELEPHONE CONFERENCE WITH JACOBSON,	0.8	100.00
		WAGNER RE: DISCOVERY ISSUES, DEFENDING		
		FISHER'S COUNTERCLAIM, DEPOSITIONS OF		
10/11/07	007	EXPERTS AND NORTHEAST PERSONNEL.		
10/11/07	550	DRAFTED CORRESPONDENCE TO SLEVIN RE:	0.1	12.50
		PLEASE PROVIDE ME WITH SABIA, CAPPELLINO,		
10/11/07	122	PETERS AVAILABILITY.		
10/11/07	330	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		GUNTER RE: FOLLOWING UP ON DEPOSITION POSITION TAKEN BY NORTHEAST.		
:0/11/07	CC T	DRAFTED CORRESPONDENCE TO GUNTER RE:		
.0,11,07	330	NORTHEAST WILL BE PRODUCING SABIA,	0.1	12.50
		CAPPELLINI AND PETERS, AM TRYING TO		
		ASCERTAIN AVAILABILITY; MOSTELLO'S		
		AVAILABILITY?		
.0/11/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM		
, , . ,	550	SLEVIN RE: CAPPELLINI'S AVAILABILITY FOR	0.1	12.50
		DEPOSITION.		
.0/11/07	LIM	CONFERENCE WITH T. WAGNER RE FISHER	0.2	3.5.00
., , .		DEPOSITION TESTIMONY AND LIST OF	0.2	15.00
		DEPONENTS		
0/11/07	TPW	TELEPHONE CONFERENCE WITH DANIEL GUNTER	0.2	30.00
, ,		AND PATRICK MCVEY COUNSEL FOR FISHER	0.2	30.00
		REGARDING DEPOSITION OF DR. POPE.		
0/11/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.3	45.00
		REGARDING DEPOSITIONS IN ALBANY AND	0.5	43.00
		REGARDING NEWEST REPORT OF DEFENDANT'S		
		EXPERT MOSTELLO.		
0/11/07	TPW	RECEIPT AND REVIEWED NEW REPORT OF	0.8	120.00
		DEFENDANT'S EXPERT MOSTELLO AND PREPARED		
		REPORT TO CLIENT REGARDING MOSTELLO		
		REPORT.		
0/11/07	TPW	PREP FOR POPE AND BAKHOO DEPOSITIONS NEXT	4.1	615.00
		WEEK.		
0/11/07	MCD	REVIEW AND ANALYZE ADDITIONAL CASES	2.8	350.00
		REGARDING MISSOURI LAW.		

.9180	inactive Crannel Property 100 12 12 12 12 12 12 12 12 12 12 12 12 12	Document 105-7439	Filed 02/15/2008	Page 17 of 34
1682	FISHER CONTROLS INTERN'L V. NORTHEAST CONT	ROL Page 16		

.0/11/07

Date	Atty		Hours	Value
10/11/07	VYG	SUPPLEMENTAL STATEMENT OF FACTS WITH	0.9	112.50
		CITATIONS TO THE RECORD AS REQUIRED BY		
		DELAWARE DISTRICT COURT RULES		
			348.8	47,937.50

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate		Value
					 -		
IP WAGNER	(TPW)	PARTNER	182.5	at	\$150	=	27,375.00
MC DOHERTY	(MCD)	ASSOCIATE	106.2	at	\$125	=	13,275.00
VL GOODMAN	(VYG)	ASSOCIATE	26.8	at	\$125	=	3,350.00
NONNAH2 SL	(SSJ)	ASSOCIATE	28.8	at	\$125	=	3,600.00
LB MCLYMAN	(LIM)	PARALEGAL	4.5	at	\$75	=	337.50

CURRENT FEES 47,937.50

FOR COSTS ADVANCED AND EXPENSES INCURRED:

10/08/07	FEDEX CORPORATION - FEDEX ON 9/18/07	7.83	
	Type Total		7.83
09/06/07	PARCELS INC - DOCKET ENTRIES	339.00	
	Type Total		339.00
10/04/07	IKON OFFICE SOLUTIONS - DUPLICATING	18.00	
	EXPENSE COLOR COPIES		
	Type Total		18.00
08/30/07	VELOBIND CHARGES RE: 4 @ 4.00 =	16.00	
	16.00		
08/31/07	VELOBIND CHARGES RE: 8 @ 4.00 =	32.00	
	32.00		
	Type Total		48.00
09/17/07	AMERICAN EXPEDITING - DELIVERY	5.50	
	SERVICE EXPENSE		
	Type Total		5.50
08/22/07	THOMAS P. WAGNER - PARKING & TOLLS	9.00	
	PARKING ON 8/15/07		
	Type Total		9.00
	CURRENT EXPENSES		427.33

19180 INACTIVE TRAVELER OF SCV-00412-SLR DOCUMENTOL Page 17 Filed 02/15/2008 Page 18 of 34 page 17

10/11/07

TOTAL AMOUNT OF THIS INVOICE 48,364.83

START TO DATE FEES BILLED 185,432.50
START TO DATE DISBURSEMENTS BILLED 6,862.53
START TO DATE TOTAL BILLED 192,295.03

Case 1:06-cv-00412-SLR Document 105-4 Filed 02/15/2008 Page 19 of 34 Marshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 October 22, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT: \$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 828824

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 10/22/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

13,057.50

COSTS:

82.50

AMOUNT DUE:

13,140.00

PAYMENTS THROUGH 11/07/07

-12.760.00

PAYOR: TRAVELERS INDEMNITY

TOTAL AMOUNT DUE:

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

Date	Atty		Hours	Value
10/02/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW REGARDING DISCOVERY REQUEST DIRECTED TO FISHER.	0.1	12.50
10/02/07	MCD	DRAFTED E-MAIL RESPONSE TO TPW REGARDING DISCOVERY.	0.1	12.50
10/02/07	MCD	REVIEW AND ANALYZE MISSOURI PACIFIC RAILROAD V. RENTAL STORAGE FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	1.5	187.50
10/02/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM PHIL JACOBSON REGARDING DISCOVERY.	0.1	12.50
10/02/07	MCD	REVIEW AND ANALYZE MISSOURI CASE OF PARO V. PA RAILROAD FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.5	62.50
10/02/07	MCD	REVIEW AND ANALYZE KANSAS CITY POWER AND LIGHT CO. V. FED. CONSTRUCTION CORP. FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.8	100.00
10/02/07	MCD	REVIEW AND ANALYZE MISSOURI CASE FOR ALLISON V. BARNES HOSPITAL OF INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.5	62.50
10/02/07	MCD	REVIEW AND ANALYZE NUSBAUM V. KANSAS CITY FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
10/02/07	MCD	REVIEW AND ANALYZE LINDSEY V. PARK LANE FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.8	100.00
10/02/07	MCD	REVIEW AND ANALYZE CUTTER AND BUCK V. GENESIS FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.3	37.50
10/02/07	MCD	REVIEW AND ANALYZE TETER V. MORRIS FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	0.3	37.50
10/05/07	MCD	REVIEW AND ANALYZE MISSOURI CASES REGARDING INDEMNITY.	1.9	237.50
10/12/07	TPW	REVIEWED AND ADDED TO MOTION TO EXCLUDE DEFENDANT'S EXPERT SOMERS PRICE ON THE GROUND THAT HE OFFERS ONLY A LEGAL OPINION.	1.1	165.00
10/12/07	TPW	TELEPHONE CONFERENCE WITH JOSEPH RICHES COUNSEL FOR PRAXAIR REGARDING DEPOSITION OF BHIM BAKHOO.	0.3	45.00
10/12/07	TPW	CONTINUED PREP FOR BAKHOO AND POPE DEPOSITIONS.	2.6	390.00
10/12/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: DEPOSITIONS OF SABIA, CAPPELLINI AND PETERS.	0.1	12.50
10/12/07	SSJ	TELEPHONE CALL TO SEMPLE RE: FISHER'S REQUEST TO TAKE HIS DEPOSITION AND TO COORDINATE SEMPLE'S AVAILABILITY.	0.2	25. _. 00
10/12/07	SSJ	DRAFTED CORRESPONDENCE TO GUNTER RE: DEPOSITION AVAILABILITY AND COORDINATION.	0.2	25.00
10/12/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: PETERS UNAVAILABLE DUE TO WIFE'S PROCEDURE.	0.1	12.50

19180 INACTIVE CRASELER OF SCV-00412-SLR DOCUMENT 1052424 Filed 02/15/2008 Page 21 of 34

19180 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 2

.0/22/07

Date	Atty		Hours	Value
10/12/07	ssj	PREPARATION OF DEPOSITION OF MOSTELLO BY	1.3	162.50
10/12/07	SSJ	REVIEWING HIS REPORTS. DRAFTED CORRESPONDENCE TO GUNTER AND BRADLEY RE: MOSTELLO'S REPORT REFERENCES EXHIBITS AS "ATTACHED" HOWEVER THE APPENDIX EXHIBITS WERE NOT INCLUDED IN THE COPY OF HIS REPORT PROVIDED. PLEASE SEND APPENDIX EXHIBITS.	0.1	12.50
10/13/07	TPW	PREP FOR DEPOSITION OF FISHER CORPORATE DESIGNEE AND PREPARED CORRESPONDENCE TO FISHER'S COUNSEL REGARDING THIS DEPOSITION.	1.0	150.00
10/13/07	TPW	PREP FOR DEPOSITIONS OF BHIM BAKHOO AND DR. DAVID POPE INCLUDING REVIEW OF NUMEROUS EXHIBITS TO BE USED AT BOTH DEPOSITIONS AND PREVIOUS TESTIMONY OF BAKHOO.	6.0	900.00
10/15/07	TPW	PREP FOR BHAKOO DEPOSITION.	2.6	390.00
10/15/07	MCD	RECEIPT AND REVIEWED CORRESPONDENCE FROM TPW REGARDING SETTLEMENT AGREEMENT WITH GREAT AMERICAN REGARDING BECHT.	0.1	12.50
10/16/07	TPW	PREPARED AND PARTICIPATED IN DEPOSITION OF BHIM BHAKOO AND DRAFTED REPORT TO CLIENT REGARDING SUMMARY OF DEPOSITION.	5.3	795.00
10/16/07	TPW	REVIEWED AND WORKED ON SUMMARY JUDGMENT MOTION.	2.0	300.00
10/16/07	TPW	PREP FOR DEPOSITION OF DR. DAVID POPE.	1.3	195.00
10/16/07	MCD	MADE REVISIONS TO MOTION FOR SUMMARY JUDGMENT.	0.8	100.00
10/16/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING INDEMNITY CLAUSES.	0.2	25.00
10/16/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW REGARDING DEPOSITION OF BHIM BHAKOO.	0.2	25.00
10/16/07	MCD	DRAFT SECTION OF MOTION FOR SUMMARY JUDGMENT REGARDING ADMISSION BY FISHER.	2.1	262.50
10/17/07	TPW	PREP FOR AND PRESENTED DR. DAVID POPE FOR DEPOSITION AND FOLLOWED UP ON PHOTOGRAPHS DISCLOSED IN HIS DEPOSITION.		870.00
10/17/07	TPW	TELEPHONE CONFERENCE WITH G. MULLER REGARDING MOSTELLO QUALIFICATIONS AND SUBSTANCE.	0.4	60.00
10/17/07	TPW	PREP FOR MOSTELLO DEPOSITION.	1.5	225.00
10/17/07	TPW	PREP FOR DEPOSITIONS IN ALBANY.	0.8	120.00
10/17/07	SSJ	REVIEW PLEADINGS FILED BY FISHER IN THE	2.7	337.50
		UNDERLYING LITIGATION TO IDENTIFY		
		ARGUMENTS MADE IN OPPOSITION TO PRAXAIR'S		
		CLAIM OF NEGLIGENCE IN ORDER TO		
		INCORPORATE INTO NORTHEAST'S MOTION FOR		

19180 INACTIVE TRAVELERS MISC Invoice No. 628824
01682 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 3
10/22/07

Date	Atty		Hours	Value
		SUMMARY JUDGMENT TO ARGUE JUDICIAL		
		ESTOPPEL TO PREVENT FISHER FROM SEEKING		
		TO ASSERT PRAXAIR'S CLAIM OF NEGLIGENCE		
		AGAINST NORTHEAST AS A DEFENSE TO THE		
		INDEMNIFICATION CLAIM.		
10/17/07	SSJ	BEGIN DRAFTING THE MOTION FOR SUMMARY	1.3	162.50
10/17/07	MCD	DRAFT REVISED SECTION OF MOTION FOR		560.50
10/1//0/	MCD	SUMMARY JUDGMENT RE MISSOURI PACIFIC	4.5	562.50
		RAILROAD ANALYSIS.		
10/17/07	MCD	DRAFT REVISED SECTION OF MOTION FOR	1.4	125 00
10,11,01	MCD	SUMMARY JUDGMENT RE GEEKIE LETTER.	1.4	175.00
10/17/07	MCD	RECEIPT AND REVIEWED MOTION TO STRIKE	0.6	75.00
10/1//0/	NCD	BHAKOO AFFIDAVIT.	0.6	75.00
10/17/07	MCD	RECEIPT AND REVIEWED EXHIBITS TO BHAKOO	0.5	62.50
10,17,07	ricb	MOTION.	0.5	62.50
10/17/07	MCD	MEET WITH TPW REGARDING MOTION FOR	0.5	62.50
10,1,0		SUMMARY JUDGMENT AND STRATEGY FOR	د. ٥	02.30
		ARGUMENTS.		
10/17/07	MCD	TELEPHONE CONFERENCE WITH SCOTT SHANNON	0.2	25.00
,,		REGARDING MOTION FOR SUMMARY JUDGMENT AND	0.2	23.00
		ADDITIONAL ARGUMENTS.		
10/17/07	MCD	REVIEW AND ANALYZE MISSOURI PACIFIC	0.6	75.00
,,		RAILROAD FOR ADDITIONAL ARGUMENT IN	0.0	75.00
		MOTION FOR SUMMARY JUDGMENT.		
10/18/07	TPW	COMPLETED REPORTS TO CLIENT ON	1.0	150.00
. ,		DEPOSITIONS.	2.0	130.00
10/18/07	TPW	ASSEMBLED DAMAGE-RELATED MATERIALS FOR	1.4	210.00
		CLOSE OF DISCOVERY.		220.00
10/18/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN	0.2	30.00
		REGARDING DEPOSITIONS OF NORTHEAST		
		CONTROLS PEOPLE NEXT WEEK.		
10/18/07	TPW	FOLLOW-UP CONVERSATION WITH MARYBETH	0.2	30.00
		SLEVIN REGARDING DEPOSITIONS.		
10/18/07	TPW	PREP FOR MOSTELLO DEPOSITIONS.	2.8	420.00
10/18/07	MCD	REVIEW AND ANALYZE UNDERLYING LITIGATION	0.9	112.50
		COMPLAINTS FOR INCLUSION IN MOTION FOR		
		SUMMARY JUDGMENT.		
10/18/07	MCD	DRAFTED MOTION FOR SUMMARY JUDGMENT.	0.4	50.00
10/19/07	TPW	TELEPHONE CONFERENCE WITH MARYBETH SLEVIN	0.2	30.00
		REGARDING WITNESS CONTACTED BY FISHER.		
10/19/07	TPW	PREP FOR MEETING WITH THREE CLIENT	4.8	720.00
		EMPLOYEES TO PREPARE THEM FOR THEIR		
		DEPOSITIONS.		
10/19/07	MCD	DRAFT MOTION FOR SUMMARY JUDGMENT	3.1	387.50
		REGARDING APPLICATION OF WILSON CASE.		
10/20/07	TPW	PREP FOR DEPOSITIONS OF NORTHEAST	2.4	360.00
		EMPLOYEES IN ALBANY.		

19180 INACTIVE TRAVELERS MISC Invoice No. 828824
01682 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 4
10/22/07

Date	Atty		Hours	Value
10/20/07	TPW	PREP FOR DEPOSITION OF DR. MOSTELLO.	0.6	90.00
10/22/07	MCD	REVIEW MATERIALS IN FILE FOR INFORMATION	0.3	37.50
		REGARDING EXTENT OF OLSON'S INJURIES.		
10/22/07	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION	0.1	12.50
		FOR SUMMARY JUDGMENT.		
10/22/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING	0.1	12.50
		MOTION FOR SUMMARY JUDGMENT.		
10/22/07	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION	0.2	25.00
		FOR SUMMARY JUDGMENT.		
10/22/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING	0.1	12.50
		MOTION FOR SUMMARY JUDGMENT.		
10/22/07	MCD	TELEPHONE CALL FROM SCOTT SHANNON	0.1	12.50
		REGARDING MOTION FOR SUMMARY JUDGMENT AND		
		EXHIBITS.		
10/22/07	MCD	DRAFTED ADDITIONAL ARGUMENT REGARDING	1.6	200.00
		WILSON CASE.		
10/22/07	SSJ	LEGAL REVIEW OF JUDICIAL ESTOPPEL	1.7	212.50
		PRECEPTS TO ASSESS FOR INCLUSION AS AN		
		ARGUMENT WITHIN SUMMARY JUDGMENT		
		BRIEFING.		
10/22/07	SSJ	TELEPHONE CALL FROM SEMPLE RE: TO REVIEW	0.2	25.00
		HIS DEPOSITION AND COORDINATE PREPARATION		
		OF DEPOSITION.		
10/22/07	SSJ	DRAFTED CORRESPONDENCE TO SEMPLE RE: HIS	0.1	12.50
, ,		DEPOSITION NOTICE DUCES TECUM ATTACHED.		
10/22/07	SSJ	DRAFTED CORRESPONDENCE TO MURTAUGH RE:	0.1	12.50
		HIS DEPOSITION NOTICE DUCES TECUM		12.50
		ATTACHED.		
10/22/07	SS.T	BEGIN SUBSTANTIVE REVISIONS TO MOTION TO	2.2	275.00
10, 22, 0,	500	EXCLUDE PRICE TESTIMONY BY TYING IN	2.2	273.00
		SPECIFIC OPINIONS OFFERED BY PRICE AS		
		ILLUSTRATING THE EXTENT TO WHICH HE IS		
		OFFERING IMPERMISSIBLE LEGAL OPINIONS		
		BARRED BY THE FEDERAL RULES OF EVIDENCE.		
10/22/07	WD(r)	TRAVELLED TO AND CONDUCTED CONFERENCE		1 405 00
10/22/07	1 PW		9.5	1,425.00
		WITH MICHAEL PETERS AND STEVEN SABIA TO		
10/00/00	mn.,	PREP FOR THEIR DEPOSITIONS.		
10/22/07	TPW	REVIEWED NEW VERSIONS OF CONTRACT	0.5	75.00
10/05/55		SUPPLIED TO ME TODAY BY CLIENT.		_
10/22/07	TPW	PREP FOR DEPOSITIONS TOMORROW.	2.0	
			93.2	13,057.50

INACTIVE TRAVELERS MISC 19180

Invoice No. 828824

JS SHANNON

FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page

01682 10/22/07

ATTORNEY TIME SUMMARY:

Status Value Attorney Hours Rate -------------TP WAGNER (TPW) PARTNER 56.3 at \$150 = 8,445.00 26.6 at \$125 = 3,325.00 MC DOHERTY (MCD) ASSOCIATE

(SSJ) ASSOCIATE

10.3 at \$125 = 1,287.50

CURRENT FEES 13,057.50

FOR COSTS ADVANCED AND EXPENSES INCURRED:

10/17/07 COLOR PHOTOCOPY 82.50

> Type Total 82.50

CURRENT EXPENSES 82.50

TOTAL AMOUNT OF THIS INVOICE 13,140.00

START TO DATE FEES BILLED 185,432.50 START TO DATE DISBURSEMENTS BILLED 6,862.53 START TO DATE TOTAL BILLED 192,295.03

MCase 1:06-cv-00412-SIR Document 105-4 Filed 02/15/2008 Page 25 of 34

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 November 07, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT: \$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 830551

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 11/07/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

> FEES: 23,375.00 COSTS: 965.50 ------AMOUNT DUE: 24,340.50

> PAYMENTS THROUGH 11/19/07 -23,778.84

PAYOR: TRAVELERS

TOTAL AMOUNT DUE: 561.66

lease remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

or proper credit, please include our file number 19180.01682 ith your remittance.

		Case 1:06-cv-00412-SLR Docu	ument	105-4
Date	Atty		Hours	Value
10/23/07	MCD	REVIEW MATERIALS IN FILE REGARDING OLSON'S INJURIES FOR DEPOSITION OF MOSTELLO.	0.9	112.50
10/23/07	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/23/07	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION FOR SUMMARY JUDGMENT AND NEC LACK OF PARTICIPATION IN DRAFTING TERMS OF REPRESENTATIVE AGREEMENT.	0.1	12.50
10/23/07	MCD	DRAFTED ARGUMENT FOR SUPPORTING BRIEF.	2.6	325.00
10/23/07	MCD	MADE REVISIONS TO MOTION FOR SUMMARY JUDGMENT.	0.7	87.50
10/23/07	SSJ	FINALIZE SUBSTANTIVE REVISIONS TO MOTION TO EXCLUDE FISHER EXPERT PRICE.	1.6	200.00
10/23/07	TPW	PREPARE AND PARTICIPATED IN DEPOSITIONS OF MICHAEL PETERS AND STEVEN SABIA.	7.0	1,050.00
10/23/07	TPW	WORKED ON MOTION FOR SUMMARY JUDGMENT.	0.5	75.00
10/23/07	TPW	MET WITH ALBERT CAPPELLINI AND MARYBETH SLEVIN TO PREP FOR CAPPELLINI DEPOSITION.	3.0	450.00
10/24/07	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/24/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING DEADLINE FOR MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/24/07	MCD	DRAFTED SUMMARY OF ARGUMENT SECTION OF BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
.0/24/07	MCD	DRAFTED NATURE AND STAGE OF PROCEEDINGS SECTION OF BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	0.5	62.50
.0/24/07	MCD	MADE REVISIONS TO STANDARD OF REVIEW SECTION OF MOTION FOR SUMMARY JUDGMENT.	0.2	25.00
0/24/07	MCD	PREPARE APPENDICES FOR MOTION FOR SUMMARY JUDGMENT.	0.5	62.50
0/24/07	MCD	TELEPHONE CALL FROM TPW REGARDING OUTLINE FOR MOTION FOR SUMMARY JUDGMENT ARGUMENT.	0.2	25.00
0/24/07	MCD	DRAFTED ARGUMENT SECTION OF MOTION FOR SUMMARY JUDGMENT REGARDING VALID CONTRACT BETWEEN NEC AND FISHER.	0.9	112.50
0/24/07	MCD	DRAFTED ARGUMENT SECTION OF MOTION FOR SUMMARY JUDGMENT REGARDING TRIGGER OF INDEMNITY PROVISION.	1.3	162.50
0/24/07	MCD	DRAFTED TABLE OF CONTENTS FOR MOTION FOR SUMMARY JUDGMENT.	0.4	50.00
0/24/07	MCD	DRAFTED COVER PAGE FOR MOTION FOR SUMMARY JUDGMENT PER DELAWARE LOCAL RULES.	0.2	25.00
0/24/07	MCD	MADE REVISIONS TO MOTION FOR SUMMARY JUDGMENT BRIEF.	0.6	75.00
0/24/07		PREPARE FOR BERT CAPPELLINI DEPOSITION BY REVIEWING VALVE PRICING DOCUMENTS WITH MR. CAPPELLINI AND MS. SLEVIN AND ATTENDED AND PARTICIPATED IN DEPOSITION	11.8	1,770.00
		AND DECIDARD TO DITTARE		

AND RETURNED TO PHILADELPHIA AND DRAFTED

Filed 02/15/2008 Page 26 of 34

Date	Atty		Hours	Value
		REPORT.		
10/24/07	SSJ	TELEPHONE CALL FROM SEMPLE RE: DEPOSITION	0.1	12.50
/ /		PREP HE SHOULD UNDERTAKE.		
10/24/07	SSJ	DRAFTED CORRESPONDENCE TO SEMPLE RE:	0.1	12.50
		COORDINATING DEPOSITION PREPARATION WITH HIM.		
10/24/07	SST	TELEPHONE CALL FROM SEMPLE RE: TO DISCUSS		
,, •		ASPECTS OF NORTHEAST'S CLAIMS AND	0.4	50.00
		FISHER'S DEFENSES FOR WHICH HE WISHES TO		
		PREP FOR DEPOSITION AND TO DISCUSS THE		
		FACTS OF THE SPECIFICATIONS PROVIDED BY		
		NORTHEAST TO FISHER FOR THE VALVE AT		
		ISSUE.		
10/24/07	SSJ	BEGIN DRAFTING JUDICIAL ESTOPPEL ARGUMENT	0.5	62.50
		PORTION OF MOTION FOR SUMMARY JUDGMENT		
		BRIEF.		
10/25/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.2	30.00
20/05/05		REGARDING MULLER CHARGES.		
10/25/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.4	60.00
		REGARDING MOSTELLO DEPOSITION AND CORPORATE DESIGNEE DEPOSITION.		
10/25/07	тры	TELEPHONE CONFERENCE WITH CHRISTOPHER		
10, 25, 0,	11 "	KONZELMAN REGARDING KARCHER DEPOSITION.	0.2	30.00
10/25/07	TPW	TELEPHONE CONFERENCE WITH FISHER COUNSEL	0.2	30.00
		DAN GUNTER REGARDING CORPORATE DESIGNEE	0.2	30.00
		DEPOSITION.		
10/25/07	TPW	PREPARED REVISED NOTICE OF CORPORATE	0.5	75.00
		DESIGNEE DEPOSITION IN ACCORDANCE WITH		
		AGREEMENTS REACHED WITH GUNTER.		
10/25/07	TPW	CONTINUED PREP FOR MOSTELLO DEPOSITION.	2.0	300.00
10/25/07	TPW	PREP FOR DEPOSITION OF GUIDO KARCHER.	1.5	225.00
10/25/07	SSJ	CONTINUE DRAFTING JUDICIAL ESTOPPEL	0.8	100.00
		ARGUMENT FOR SUMMARY JUDGMENT OPENING		
.0/25/07	SSJ	BRIEF.		
.0/23/07	ລວບ	STATEMENT OF FACTS REVISIONS OF OPENING BRIEF TO INCORPORATE SPECIFICS AS TO	2.7	337.50
		UNDERLYING LITIGATION AND POSITIONS TAKEN		
		THEREIN BY FISHER.		
.0/25/07	VYG	REVIEWED AND ANALYSIS OF ATTORNEY FEES	2.1	262.50
		FOR THE UNDERLYING LITIGATION PER MR.	2.1	202.30
		WAGNER'S REQUEST RE: DETERMINATION OF		
		COMPLIANCE WITH COMPLETE PRODUCTION OF		
		DISCOVERABLE DOCUMENTS AND FINAL TOTAL		
		FOR TRIAL		
0/25/07	VYG	REVIEWED AND ANALYSIS OF EXPERT'S FEES	1.9	237.50
		AND COSTS IN THE UNDERLYING LITIGATION		
		PER MR. WAGNER'S REQUEST RE:		
		DETERMINATION OF COMPLIANCE WITH COMPLETE		
		PRODUCTION OF DISCOVERABLE DOCUMENTS AND		

Date	Atty	,	Hours	Value
		FINAL TOTAL FOR TRIAL		
10/25/07	VYG	REVIEWED AND ANALYSIS OF WENDALL HALL	0.3	37.50
		REPORT AUTHORS RE: IDENTIFICATION OF		
		POTENTIAL CONTRADICTION WITH PAST DATE		
		ARTICLE/POSITION PAPER WRITTEN BY THESE		
10/25/05	10.0	AUTHORS		
10/25/07	VYG	SUPPLEMENTAL ATTORNEY FEES CHART WITH	0.7	87.50
		ADDITIONAL FEE AND DATE TO CONFIRM AND		
		DOCUMENT COMPLIANCE WITH DISCOVERY PRODUCTION		
10/25/07	VYG	DRAFTED CHART DOCUMENTING EXPERTS FEES		
		AND COSTS RE: CONFIRMATION OF PROPER	0.6	75.00
		COMPLIANCE WITH DOCUMENT PRODUCTION IN		
		DISCOVERY AND ADMISSIBILITY OF FEES AT		
		TRIAL		
10/25/07	VYG	DRAFTED SUMMARY OF FEES AND COSTS BASED	0.3	37.50
		ON RECORDED EXPENSES PRODUCED IN		
		DISCOVERY		
10/25/07	MCD	DRAFTED REVISIONS TO OPENING BRIEF IN	2.1	262.50
10/25/07		SUPPORT OF MOTION FOR SUMMARY JUDGMENT.		
10/25/07	MCD	DRAFTED REVISIONS TO MOTION FOR SUMMARY JUDGMENT.	0 . 6	75.00
10/26/07	SS.T	BEGIN SUBSTANTIVE REVISIONS TO ARGUMENT		
-,,-	•••	SECTIONS OF OPENING BRIEF ON SUMMARY	1.5	187.50
		JUDGMENT.		
10/26/07	SSJ	TELEPHONE CALL FROM MURTAGH RE:	0.1	12.50
		COORDINATION OF HIS DEPOSITION TIME.	0.1	12.50
10/26/07	SSJ	DRAFTED CORRESPONDENCE TO BRADLEY RE: CAN	0.1	12.50
		WE MOVE MURTAGH DEPOSITION BACK ONE HOUR?		
:0/26/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		BRADLEY RE: CONFIRMING NEW TIME FOR		
0/26/02		MURTAGH DEPOSITION.		
.0/26/07	SSJ	DRAFTED CORRESPONDENCE TO MURTAGH RE:	0.1	12.50
0/26/07	CC T	CONTINUE DEPOSITION.		
0,20,0,	550	CONTINUE DRAFTING SUBSTANTIVE REVISIONS TO OPENING BRIEF ARGUMENTS.	0.9	112.50
0/26/07	TPW	PREPARE FOR AND ATTENDED DEPOSITION OF	r 0	750.00
		GUIDO KARCHER BY REVIEWING EXTENSIVE FILE	5.0	750.00
		OBTAINED FROM CHRISTOPHER KONZELMAN.		
0/26/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.4	60.00
		REGARDING RESULTS OF KARCHER DEPOSITION		
		AND REGARDING MOSTELLO DEPOSITION.		
0/26/07	TPW	TELEPHONE CONFERENCE WITH RANDALL ROBBINS	0.3	45.00
		AND JOSEPH HANDLON, COUNSEL FOR PLAINTIFF		
0/26/25	mpr:	OLSON REGARDING FISHER THEORIES.		
0/26/07	TPW	CONTINUED PREPARATION FOR MOSTELLO	4.7	705.00
		DEPOSITION BY EXHAUSTIVE REVIEW OF		
		TECHNICAL MATERIALS IN HIS FILE REGARDING OXYGEN SERVICE.		
		JERVICE.		

Date	Atty		Hours	Value
10/26/0		TELEPHONE CONFERENCE WITH DR. DAVID POPE REGARDING PREP FOR MOSTELLO DEPOSITION.	0.1	15.00
10/26/0	7 MCD	REVIEW AND REVISE 30(B)(6) NOTICE.	0.1	12.50
10/26/07		RECEIPT AND REVIEWED E-MAIL FROM SCOTT SHANNON REGARDING MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/27/07		WORKED ON MOTION FOR SUMMARY JUDGMENT.	6.5	975.00
10/28/07		CONDUCTED CONFERENCE WITH EXPERT DR. DAVID POPE REGARDING HIS SUGGESTIONS FOR MOSTELLO DEPOSITION.	1.0	150.00
10/28/07		PREP FOR CONFERENCE WITH DR. POPE.	0.8	120.00
10/28/07		PREPARE FOR MOSTELLO DEPOSITION BY REVIEWING ACADEMIC MATERIALS RELIED UPON BY HIM.	2.0	300.00
10/29/07		CONFERENCE WITH T. WAGNER RE NORTHEAST CONTROLS EXEMPLAR VALVE	0.1	7.50
10/29/07		CONTINUE DRAFTING OPENING BRIEF ON SUMMARY JUDGMENT ARGUMENT SECTION.	1.8	225.00
10/29/07	SSJ	PREPARE FOR MEETING WITH SEMPLE TO PREPARE HIS DEPOSITION TESTIMONY BY REVIEWING HIS AND PRICE'S OPINIONS AND ISSUES OF WHICH SEMPLE MAY BENEFIT FROM EXPLORING.	0.5	62.50
10/29/07	SSJ	CONFERENCE WITH SEMPLE RE: TO REVIEW HIS OPINION AND PREPARE HIM FOR GIVING DEPOSITION TESTIMONY.	2.7	337.50
10/29/07	LSS	DRAFTED CORRESPONDENCE TO MURTAGH RE: REQUESTING TO KNOW MATERIALS FOR PREPARING HIS DEPOSITION THAT HE WOULD LIKE TO REVIEW.	0.1	12.50
10/29/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM MURTAGH RE: COORDINATION AND MEETING TO REVIEW AND PREPARATION OF HIS DEPOSITION TESTIMONY.	0.1	12.50
10/29/07	SSJ	TRAVEL TO PHILADELPHIA TO MEET WITH MURTAGH.	1.0	125.00
.0/29/07	SSJ	CONFERENCE WITH MURTAGH RE: TO REVIEW HIS OPINIONS AND PREPARATION OF HIS DEPOSITION TESTIMONY.	2.5	312.50
.0/29/07	SSJ	TRAVEL RETURN FROM PHILADELPHIA MEETING WITH MURTAGH.	1.0	125.00
0/29/07	TPW	TELEPHONE CONFERENCE WITH GERARD MULLER REGARDING MOSTELLO DEPOSITION.	0.2	30.00
0/29/07	TPW	TELEPHONE CONFERENCE WITH GERARD MULLER REGARDING MOSTELLO DEPOSITION.	0.3	45.00
0/29/07	TPW	TELEPHONE CONFERENCE WITH FISHER COUNSEL, DAN GUNTER, REGARDING DEPOSITION OF FISHER REPRESENTATIVE.	0.2	30.00

Date	Atty		Hours	Value
10/29/07	TPW	PREP FOR DEPOSITIONS OF FISHER CORPORATE REPRESENTATIVE AND DEFENDANT'S EXPERT MOSTELLO.	8.5	1,275.00
10/29/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM VICKI GOODMAN REGARDING PRINTOUT OF CHECKS FOR ATTACHMENT TO MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/29/07	MCD	DRAFTED E-MAIL RESPONSE TO VICKI GOODMAN REGARDING PRINTOUT FOR CHECKS FOR ATTACHMENT TO MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/29/07	MCD	REVIEW DOCUMENTS PRODUCED TO DEFENDANT TO IDENTIFY RECORD OF PAYMENTS FOR ATTACHMENT TO MOTION FOR SUMMARY JUDGMENT.	0.2	25.00
10/29/07	MCD	RECEIPT AND REVIEWED REVISED OPENING BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
10/29/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT SHANNON REGARDING REVISIONS TO MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
10/29/07	MCD	DRAFTED E-MAIL TO VICKI GOODMAN WITH PRINTOUT OF PAYMENTS.	0.1	12.50
10/30/07	TPW	PREP FOR FISHER 30(B)(6) CORPORATE DESIGNEE DEPOSITION.	1.5	225.00
10/30/07	MCD	RECEIPT AND REVIEWED CORRESPONDENCE FROM JOSEPH HANLON REGARDING PHOTOS OF RONALD OLSON.	0.1	12.50
.0/30/07	MCD	RECEIPT AND REVIEWED PHOTOS OF RONALD OLSON RECEIVED FROM ASHBY AND GEDDES.	0.1	12.50
.0/30/07	MCD	TELEPHONE CALL TO JOSEPH HANLON REGARDING PHOTOS.	0.1	12.50
	SSJ	PREPARE FOR SEMPLE DEPOSITION BY REVIEWING SEMPLE AND PRICE REPORTS WITH SEMPLE AND DISCUSSING THE SCOPE OF HIS TESTIMONY AND ANTICIPATED QUESTIONS FROM FISHER'S ATTORNEY.	1.5	187.50
0/31/07		ATTENDED DEPOSITION OF SEMPLE.		437.50
0/31/07	SSJ	REVIEW CONTRACT INTERPRETATION PRINCIPLES RELATED TO EXPRESSIO UNIUS MAXIM AS APPLIED IN MISSOURI.	0.7	87.50
0/31/07	SSJ	DRAFT ARGUMENT SECTION INCORPORATING EXPRESSIO UNIUS MAXIM AND CONFORM OTHER ARGUMENTS TO THAT PROPOSITION.	1.3	162.50
0/31/07	SSJ	COORDINATE TRANSMITTAL OF DOCUMENTS REVIEWED BY MURTAGH FOR HIS WORK TO BRADLEY IN PREPARATION OF MURTAGH'S DEPOSITION.	0.2	25.00

10/31/07 TPW PREPARED FOR AND CONDUCTED RULE 30(B)(6) 6.0 900.00	Date	Atty		Hours	Value
DEPOSITION OF TWO FISHER REPRESENTATIVES BY REVIEWING MULTIPLE CONTRACTS PRODUCED BY FISHER'S COUNSEL IN LAST FEW DAYS AND ADDITIONAL DOCUMENTS PRODUCED TWO HOURS BEFORE DEPOSITION. 1.5 187.50 187					
BY REVIEWING MULTIPLE CONTRACTS PRODUCED SY FISHER'S COUNSEL IN LAST FEW DAYS AND ADDITIONAL DOCUMENTS PRODUCED TWO HOURS BEFORE DEPOSITION. 10/31/07 MCD	10/31/07	TPW	PREPARED FOR AND CONDUCTED RULE 30(B)(6)	6.0	900.00
BY FISHER'S COUNSEL IN LAST FEW DAYS AND ADDITIONAL DOCUMENTS PRODUCED TWO HOURS BEFORE DEPOSITION.			DEPOSITION OF TWO FISHER REPRESENTATIVES		
ADDITIONAL DOCUMENTS PRODUCED TWO HOURS BEFORE DEPOSITION. 10/31/07 MCD REVIEW MOTION FOR SUMMARY JUDGMENT WITH 1.5 187.50 REVIEW MOTION FOR SUMMARY JUDGMENT WITH 1.5 187.50 REVIEW MOTION FOR SUMMARY JUDGMENT WITH 1.5 62.50 REVIEW AND REVIEW DATE OF MILL JACOBSON REGARDING MAXIM REGARDING CONTRACT LANGUAGE FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 10/31/07 MCD REVIEW AND REVIEW MOTION FOR SUMMARY JUDGMENT 12.50 REGARDING MOTION FOR SUMMARY JUDGMENT 12.50 REGARDING MOTION FOR SUMMARY JUDGMENT 18.60 12.50			BY REVIEWING MULTIPLE CONTRACTS PRODUCED		
BEFORE DEPOSITION. 1.5 187.50 REVIEW MOTION FOR SUMMARY JUDGMENT WITH 1.5 187.50 REVISIONS. 10/31/07 MCD CONDUCTED LEGAL RESEARCH PER APPROVAL OF 0.5 62.50 PHIL JACOBSON REGARDING MAXIM REGARDING FOR SUMMARY JUDGMENT. 1.0			BY FISHER'S COUNSEL IN LAST FEW DAYS AND		
10/31/07 MCD REVIEW MOTION FOR SUMMARY JUDGMENT WITH 1.5 187.50 REVISIONS. 187.30 187.50 187.					
REVISIONS. 10/31/07 MCD CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING MAXIM REGARDING CONTRACT LANGUAGE FOR INCLUSION IN MOTION FOR SUMMARY JUGGMENT. 10/31/07 MCD REVIEW AND REVISE MOTION FOR SUMMARY JUGGMENT. 10/31/07 MCD TELEPHONE CALL FROM SCOTT SHANNON 0.1 12.50 REGARDING MOTION FOR SUMMARY JUDGMENT BRIEF. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING 30(B)(6) 0.2 25.00 DEPOSITION. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING FISHER'S 0.2 25.00 REVISIONS TO REPRESENTATIVE AGREEMENT. 10/31/07 MCD ASSEMBLE UNDERLYING LITIGATION PLEADINGS 0.9 112.50 FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 TSW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ PRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 BRADLEY RE: NO FURTHER QUESTION IS CONCLUDED. 1.1/01/07 SSJ PRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 BRADLEY RE: NO FURTHER QUESTION IS CONCLUDED. 1.1/01/07 SSJ PRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 25.00 BRADLEY RE: I 0.1 12.50 BRADLEY RE: I 0.2 25.00 BRADLE					
PHIL JACOBSON REGARDING MAXIM REGARDING CONTRACT LANGUAGE FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	10/31/07	MCD		1.5	187.50
CONTRACT LANGUAGE FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT.	10/31/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.5	62.50
FOR SUMMARY JUDGMENT. 10/31/07 MCD REVIEW AND REVISE MOTION FOR SUMMARY 0.3 37.50 10/31/07 MCD TELEPHONE CALL FROM SCOTT SHANNON 0.1 12.50 12.					
10/31/07 MCD			CONTRACT LANGUAGE FOR INCLUSION IN MOTION		
JUGGMENT. 10/31/07 MCD TELEPHONE CALL FROM SCOTT SHANNON 0.1 12.50 RECARDING MOTION FOR SUMMARY JUDGMENT BRIEF. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING 30(B)(6) 0.2 25.00 DEPOSITION. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING FISHER'S 0.2 25.00 REVISIONS TO REPRESENTATIVE AGREEMENT. 10/31/07 MCD ASSEMBLE UNDERLYING LITIGATION PLEADINGS 0.9 112.50 FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTCOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 1.1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1.1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50					
10/31/07 MCD TELEPHONE CALL FROM SCOTT SHANNON 0.1 12.50	10/31/07	MCD	REVIEW AND REVISE MOTION FOR SUMMARY	0.3	37.50
REGARDING MOTION FOR SUMMARY JUDGMENT BRIEF. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING 30 (B) (6) 0.2 25.00 DEPOSITION. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING FISHER'S 0.2 25.00 REVISIONS TO REPRESENTATIVE AGREEMENT. 10/31/07 MCD ASSEMBLE UNDERLYING LITIGATION PLEADINGS 0.9 112.50 FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTCOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
BRIEF. COMMUNICATE WITH TPW REGARDING 30(B)(6) 0.2 25.00	10/31/07	MCD		0.1	12.50
10/31/07 MCD COMMUNICATE WITH TPW REGARDING 30 (B) (6) 0.2 25.00					
DEPOSITION. 10/31/07 MCD COMMUNICATE WITH TPW REGARDING FISHER'S 0.2 25.00 REVISIONS TO REPRESENTATIVE AGREEMENT. 10/31/07 MCD ASSEMBLE UNDERLYING LITIGATION PLEADINGS 0.9 112.50 FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN O.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	20/22/05				
10/31/07 MCD COMMUNICATE WITH TPW REGARDING FISHER'S 0.2 25.00	10/31/07	MCD		0.2	25.00
REVISIONS TO REPRESENTATIVE AGREEMENT. 10/31/07 MCD ASSEMBLE UNDERLYING LITIGATION PLEADINGS 0.9 112.50 FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	20/22/05				
10/31/07 MCD ASSEMBLE UNDERLYING LITIGATION PLEADINGS 0.9 112.50 FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ PAFFED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ PRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50	10/31/07	MCD		0.2	25.00
FOR INCLUSION IN MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	10/21/02	Man			
JUDGMENT. 11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF A.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50	10/31/0/	MCD		0.9	112.50
11/01/07 TPW DRAFTED REPORT AND ANALYSIS OF 2.0 300.00 DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
DEPOSITIONS OF GUIDO KARCHER AND JAMES MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	11/01/07	тры			
MONTGOMERY AND MICHAEL SHANNON. 11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY 5.5 825.00 JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	11/01/0/	124		2.0	300.00
11/01/07 TPW EXTENSIVE REVISION TO MOTION FOR SUMMARY JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM DRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 11/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
JUDGMENT. 11/01/07 TPW COMPLETED PREP FOR DEPOSITION OF 4.5 675.00 PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 11/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	11/01/07	тры			
COMPLETED PREP FOR DEPOSITION OF PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. 11/01/07 SSJ RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 11/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	, 01, 0,			5.5	825.00
PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO. RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. 11/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	11/01/07	тры			
RECEIPT AND REVIEWED CORRESPONDENCE FROM 0.1 12.50 BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. In 101/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. In REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	,,	11		4.5	675.00
BRADLEY RE: NO FURTHER QUESTIONS IN SEMPLE DEPOSITION. .1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. .1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	11/01/07	SSJ			
SEMPLE DEPOSITION. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	,,			0.1	12.50
1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: I 0.1 12.50 HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
HAVE NO QUESTIONS. PLEASE ADVISE THE COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	:1/01/07	SSJ		0 1	10.50
COURT REPORTER TO INDICATE ON THE TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT				0.1	12.50
TRANSCRIPT THAT THE DEPOSITION IS CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
CONCLUDED. 1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
1/01/07 SSJ RECEIPT AND REVIEWED DOCUMENTS IN 0.7 87.50 MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
MURTAGH'S POSSESSION WHICH HE RELIED UPON IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	.1/01/07	SSJ		0.7	07.50
IN REACHING HIS CONCLUSIONS. 1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT				0.7	87.50
1/01/07 SSJ DRAFTED CORRESPONDENCE TO BRADLEY RE: 0.2 25.00 MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
MURTAGH DOCUMENTS UPLOADED ONTO .FTP SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT	1/01/07	SSJ		0.2	25 00
SITE, WITH INSTRUCTIONS FOR HIS ACCESS OF SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT				J.2	23.00
SITE. 1/01/07 SSJ COMPILE DOCUMENTS FOR APPENDIX AND REVIEW 2.7 337.50 TO ENSURE CITATIONS WITHIN THE FACT					
TO ENSURE CITATIONS WITHIN THE FACT					
TO ENSURE CITATIONS WITHIN THE FACT	1/01/07	SSJ	COMPILE DOCUMENTS FOR APPENDIX AND REVIEW	2.7	337 50
				=- '	337.30
			RECORD ARE ACCURATE.		

Date	-		Hours	Value
11/01/07	SSJ	CONTINUE DRAFTING SUBSTANTIVE REVISIONS	1.8	225.00
11/01/07	SSJ	TO ARGUMENTS PORTION OF OPENING BRIEF. DRAFTED CORRESPONDENCE TO MURTAGH RE: FISHER'S MOTION TO AMEND COUNTERCLAIM ATTACHED FOR YOUR REVIEW.	0.1	12.50
11/02/07	TPW	PREP FOR AND TOOK DEPOSITION OF PLAINTIFF'S LIABILITY EXPERT DR. ROBERT MOSTELLO.	6.3	945.00
11/02/07	TPW	DRAFTED REPORT TO CLIENT REGARDING MOSTELLO DEPOSITION.	0.9	135.00
11/02/07	TPW	RECEIPT AND REVIEWED ORDER OF COURT DENYING MOTION OF FISHER TO AMEND COUNTERCLAIM.	0.2	30.00
11/02/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING MOTION FOR SUMMARY JUDGMENT.	0.3	45.00
11/02/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING ORDER DENYING MOTION TO AMEND COUNTERCLAIM.	0.1	15.00
11/02/07	TPW	REPORT TO JEFF FROCK REGARDING DENIAL OF MOTION TO AMEND COUNTERCLAIM.	0.1	15.00
11/02/07	TPW	REPORT TO MARYBETH SLEVIN, COUNSEL FOR NORTHEAST CONTROLS, REGARDING DENIAL OF MOTION TO AMEND COUNTERCLAIM.	0.1	15.00
11/02/07	SSJ	RECEIPT AND REVIEWED SEMPLE DEPOSITION TRANSCRIPT FOR MATERIALS TO ASSIST MURTAGH IN PREPARATION OF HIS DEPOSITIONS.	0.4	50.00
11/02/07	SSJ	PREPARE FOR MURTAGH DEPOSITION BY REVIEWING HIS OPINION AND MATERIALS HE REVIEWED TO ATTEMPT AND IDENTIFY ISSUES BRADLEY MIGHT PURSUE WITH HIM.	0.6	75.00
11/02/07	SSJ	TELEPHONE CALL FROM MURTAGH RE: TO REVIEW, DISCUSS AND PREPARATION OF HIS DEPOSITION.	0.4	50.00
11/02/07	SSJ	CONFERENCE WITH MURTAGH RE: TO REVIEW QUESTIONS AND APPROACH FROM THE SEMPLE DEPOSITION AND PREPARE HIM FOR HIS DEPOSITION.	0.5	62.50
11/02/07	SSJ	ATTENDED DEPOSITION OF MURTAGH.	3.0	375.00
11/02/07	SSJ	DRAFTED CORRESPONDENCE TO SLEVIN, JACOBSON RE: DRAFT OPENING BRIEF ATTACHED FOR YOUR REVIEW AND COMMENT.	0.1	12.50
11/02/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SLEVIN RE: COMMENTS ON OPENING BRIEF DRAFT.	0.1	12.50
11/02/07	SSJ	RECEIPT AND REVIEWED COURT ORDER DENYING FISHER'S MOTION TO AMEND COUNTERCLAIM.	0.2	25.00
11/02/07	SŞJ	TELEPHONE CALL TO JACOBSON RE: COURT'S ORDER DENYING FISHER'S MOTION TO AMEND	0.4	50.00

01682 11/07/07

19180

Date	Atty		Hours	Value
		COUNTERCLAIM, AND TO REVIEW AND DISCUSS		
		ARGUMENTS IN SUMMARY JUDGMENT OPENING		
		BRIEF.		
11/02/07	SSJ	REVIEW SEMPLE DOCUMENTS AND PULL CERTAIN	0.9	112.50
		ONES FOR INCLUSION WITHIN APPENDIX.		
11/02/07	SSJ	STATEMENT OF FACTS REVISIONS TO INCLUDE	0.8	100.00
		REFERENCES TO PLEADINGS FROM UNDERLYING		
		LITIGATION PULLED FROM SEMPLE MATERIALS		
		(MEREDITH MILLER AFFIDAVITS AND BENCH		
		MEMORANDUM).		
11/03/07	TPW	WORKED ON SUMMARY JUDGMENT MOTION.	7.4	1,110.00
11/04/07	TPW	WORKED ON SUMMARY JUDGMENT MOTION.	6.0	900.00
11/04/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	2 . 1	262.50
		PHIL JACOBSON REGARDING CLAIM PRECLUSION		
		AND ISSUE PRECLUSION FOR INCLUSION IN		
		MOTION FOR SUMMARY JUDGMENT BRIEF.		
11/04/07	MCD	DRAFT FOOTNOTE FOR INCLUSION IN MOTION	0.3	37.50
		FOR SUMMARY JUDGMENT OPENING BRIEF.		
11/04/07	MCD	REVIEW AND REVISE OPENING BRIEF IN	1.5	187.50
		SUPPORT OF MOTION FOR SUMMARY JUDGMENT.		
11/04/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	1.2	150.00
		PHIL JACOBSON REGARDING BURDEN OF PROOF		
		CONCERNING ESCAPE CLAUSE.		
			167.4	23,375.00

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate	Value
						·
TP WAGNER	(TPW)	PARTNER	98.2	at	\$150 =	14,730.00
MC DOHERTY	(MCD)	ASSOCIATE	24.2	at	\$125 =	3,025.00
VL GOODMAN	(VYG)	ASSOCIATE	5.9	at	\$125 =	737.50
JS SHANNON	(SSJ)	ASSOCIATE	39.0	at	\$125 =	4,875.00
LB MCLYMAN	(LIM)	PARALEGAL	0.1	at	\$75 =	7.50

CURRENT FEES

23,375.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

11/05/07	WILCOX & FETZER LTD - COURT REPORTER	259.92	
	COSTS DEPO OF BHIM S. BHAKOO ON		
	10/16/07		
11/05/07	WILCOX & FETZER LTD - COURT REPORTER	341.82	
	COSTS DEPO OF DAVID P. POPE, PH.D.		
	ON 10/17/07		
11/05/07	WILCOX & FETZER LTD - COURT REPORTER	314.60	
	COSTS DEPO OF GUIDO GORGE KARCHER,		
	P.D. ON 10/26/07		
	Type Total		916.34
10/26/07	AMERICAN EXPEDITING - DELIVERY	49.16	
	SERVICE EXPENSE		
	Type Total		49.16
	CURRENT EXPENSES		965.50
	TOTAL AMOUNT OF THIS INVOICE		24,340.50
	TOTAL AMOUNT OF THIS INVOICE		24,340.50

START TO DATE FEES BILLED 185,432.50
START TO DATE DISBURSEMENTS BILLED 6,862.53
START TO DATE TOTAL BILLED 192,295.03

Document 105-5 Filed 02/15/2008 Page 1 of 30 Case 1:06-cv-00412-SLR

Marshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 November 19, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS. INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002 19180.01682

OUR FILE:

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT: \$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 833126

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 11/19/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

19,745.00

COSTS:

0.00

AMOUNT DUE:

19,745.00

PAYMENTS THROUGH 12/03/07 -19,707.50

PAYOR: TRAVELERS

ADJUSTMENTS MADE TO DATE

-37.50

TOTAL AMOUNT DUE:

0.00

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

		0400 1.00 0V 00 112 02K D0K	Jamont	.000
Date	Atty		Hours	Value
11/02/07	MCD	ATTEND AND PARTICIPATE IN DEPOSITION OF	4.5	562.50
11/02/07	MCD	PLAINTIFF'S EXPERT, DR. ROBERT MOSTELLO.	0.6	75.00
11/02/07	MCD	REVIEW AND REVISE UPDATED DRAFT OF MOTION FOR SUMMARY JUDGMENT.	0.6	75.00
11/02/07	MCD	REVIEW OF DR. MOSTELLO'S FILE FOR	0.8	100.00
11,02,0.	1100	IDENTIFICATION OF MATERIALS TO BE COPIED.	0.0	100.00
11/05/07	SSJ	FINALIZE COMPILATION OF APPENDIX .	1.3	162.50
11/05/07	SSJ	DRAFT APPENDIX TABLE OF CONTENTS WITH	1.4	175.00
,, -		DESCRIPTIONS OF DOCUMENTS.		
11/05/07	SSJ	DRAFT OPENING BRIEF TO INCLUDE PINPOINT	1.8	225.00
		CITATIONS TO APPENDIX AND REVISE ARGUMENT		
		FOR AWARD OF ATTORNEYS' FEES PER DELAWARE		
		LAW ON ENFORCEMENT OF INDEMNITY		
		CONTRACTS.		
11/05/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.3	45.00
		REGARDING OUR BRIEF IN SUPPORT OF MOTION		
		FOR SUMMARY JUDGMENT.		
11/05/07	TPW	WORKED ON AND COMPLETED MOTION FOR	6.4	960.00
		SUMMARY JUDGMENT.		
11/05/07	MCD	RECEIPT AND REVIEWED OPENING BRIEF IN	2.2	275.00
		SUPPORT OF MOTION FOR SUMMARY JUDGMENT.		
11/05/07	MCD	DRAFT PROPOSED ORDER TO MOTION FOR	0.2	25.00
		SUMMARY JUDGMENT.		
11/05/07	MCD	REVIEW APPENDIX TABLE OF CONTENTS.	0.3	37.50
11/05/07	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING	0.1	12.50
/ /		MOTION FOR SUMMARY JUDGMENT.		
11/05/07	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION	0.1	12.50
11/05/07	MCD	FOR SUMMARY JUDGMENT.	0.1	12.50
11/03/07	FICD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
11/05/07	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION	0.1	12.50
11,03,0,	1100	FOR SUMMARY JUDGMENT.	0.1	12.50
11/05/07	MCD	REVIEW REVISIONS TO MOTION FOR SUMMARY	0.5	62.50
,, .		JUDGMENT AND TABLE OF CONTENTS AND	* . *	
		AUTHORITIES.		
11/05/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING	0.2	25.00
		REVISIONS TO MOTION FOR SUMMARY JUDGMENT		
		TABLE OF AUTHORITIES.		
11/05/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON RE	0.1	12.50
		APPENDIX TO MOTION FOR SUMMARY JUDGMENT.		
11/05/07	MCD	TELEPHONE CALL TO TPW REGARDING MOTION	0.2	25.00
		FOR SUMMARY JUDGMENT.		
11/05/07	MCD	REVIEW FINAL BRIEF IN SUPPORT OF MOTION	0.5	62.50
		FOR SUMMARY JUDGMENT.		
11/05/07	MCD	TELEPHONE CALL TO TPW REGARDING MOTION	0.1	12.50
		FOR SUMMARY JUDGMENT.		
11/05/07	MCD	REVIEW ONLINE DOCKET REGARDING MOTION FOR	0.1	12.50
/ /-		SUMMARY JUDGMENT BY FISHER.		
11/05/07	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING	0.1	12.50
11/06/05	00-	MOTION FOR SUMMARY JUDGMENT.		
11/06/07	SSJ	TELEPHONE CALL FROM COURT RE: FILING OF	0.2	25.00
		APPENDIX, DETAILS AND CORRECTION TO BE		

19180 INACTIVICASGE AND SEV-00412-SLR DOCUMENTS IN 1052-526 Filed 02/15/2008 Page 3 of 30 Page 2 Page 2

.1/19/07

Date	Atty		Hours	Value
		MADE FOR CONFORMING FILING WITH NOTICE OF		
		PAPER FILING AND ISSUES WITH FISHER'S		
11 (05 (05	00.7	FILING.	1.4	175.00
11/06/07	880	RECEIPT AND REVIEWED FISHER'S MOTION AND	1.4	175.00
		OPENING BRIEF IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT.		
11/06/07	CC.T	LEGAL REVIEW OF CERTAIN ARGUMENTS STATED	1.3	162.50
11/00/07	330	BY FISHER IN ITS OPENING BRIEF IN		
		PREPARATION OF BEGINNING TO DRAFT		
		ANSWERING BRIEF IN OPPOSITION.		
11/06/07	SSJ	REVIEWED CLAIMS STATED AND DEFENDANTS	0.6	75.00
, ,		NAMED IN UNDERLYING LITIGATION COMPLAINTS		
		IN PREPARATION OF BEGINNING TO DRAFT		
		ANSWERING BRIEF TO FISHER'S MOTION FOR		
		SUMMARY JUDGMENT.		
11/06/07	SSJ	BEGIN DRAFTING STATEMENT OF FACTS AND	2.8	350.00
		CERTAIN ARGUMENT SECTIONS OF ANSWERING		
		BRIEF IN OPPOSITION TO FISHER'S MOTION		
		FOR SUMMARY JUDGMENT ADDRESSING FISHER'S		
		NEGLIGENCE ARGUMENT AND FACTS OF OTHER		
		DEFENDANTS AND CLAIMS WITHIN THE		
		UNDERLYING LITIGATION.		
11/06/07	MCD	TELEPHONE CALL TO TPW REGARDING FISHER'S	0.1	12.50
44		MOTION FOR SUMMARY JUDGMENT.	0 1	12 50
11/06/07	MCD	REVIEW ONLINE DOCKET REGARDING FISHER'S	0.1	12.50
12/06/07	MOD	MOTION FOR SUMMARY JUDGMENT. RECEIPT AND REVIEWED MOTION FOR SUMMARY	3.5	437.50
11/06/07	MCD	JUDGMENT OF FISHER.	3.3	137.30
11/06/07	MCD	REVIEW FISHER'S EXHIBITS TO MOTION FOR	1.4	175.00
11,00,0,	1102	SUMMARY JUDGMENT.		
11/06/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT	0.1	12.50
, , ,		SHANNON REGARDING FISHER'S MOTION FOR		
		SUMMARY JUDGMENT.		
11/06/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT	0.1	12.50
		SHANNON REGARDING FISHER'S MOTION FOR		
		SUMMARY JUDGMENT.		
11/07/07	TPW	RECEIPT AND REVIEWED MOTION OF DEFENDANT	6.0	900.00
		FISHER FOR SUMMARY JUDGMENT AND BEGAN TO		
		PLAN COMPREHENSIVE RESPONSE.		
11/07/07	SSJ	DRAFTED CORRESPONDENCE TO JACOBSON,	0.1	12.50
		SLEVIN RE: FISHER'S MOTION AND BRIEF FOR		
		SUMMARY JUDGMENT ATTACHED.	0.4	50.00
11/07/07	MCD	RECEIPT AND REVIEWED DEFENDANT'S MOTION	0.4	50.00
11/02/02	MCD	FOR SUMMARY JUDGMENT. REVIEW AND ANALYZE JOINT DEFENSE	0.8	100.00
11/07/07	MCD	AGREEMENT.	Ų. U	130.00
11/07/07	MCD	MEET WITH TPW REGARDING FISHER'S MOTION	0.5	62.50
11,07,07	i i CD	FOR SUMMARY JUDGMENT.		

01682 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 3

11/19/07

	Atty		Hours	Value
11/07/07	MCD	RECEIPT AND REVIEWED CORRESPONDENCE FROM TPW REGARDING RESPONSE DATE.	0.1	12.50
11/07/07	MCD	DRAFTED E-MAIL RESPONSE TO TPW REGARDING RESPONSE DATE.	0.1	12.50
11/07/07	MCD	REVIEW MATERIALS IN FILE FOR NEC	1.2	150.00
		CROSSCLAIMS AGAINST FISHER AND FISHER'S RESPONSE.		
11/07/07	MCD	REVIEW AND ANALYZE STATEMENT OF LAW	0.6	75.00
		ARGUMENT IN FISHER'S BRIEF.		
11/07/07	MCD	REVIEW BOOKS FROM DR. MOSTELLO'S FILE	0.5	62.50
		REGARDING NOTES.		
11/08/07	TPW	WORKED ON RESPONSE TO DEFENDANT'S MOTION	4.5	675.00
		FOR SUMMARY JUDGMENT.		
11/08/07	MCD	DISCUSS POSSIBILITY OF REVISING BRIEF IN	0.5	62.50
		SUPPORT OF MOTION FOR SUMMARY JUDGMENT		
		WITH TPW.		
11/08/07	MCD	TELEPHONE CALL TO VICKI GOODMAN REGARDING	0.2	25.00
		CORRECTED BRIEF.		
11/08/07	MCD	REVIEW DELAWARE LOCAL RULES REGARDING	0.3	37.50
/ /		FILING OF A CORRECTED BRIEF.	2.5	505.00
11/09/07	TPW	WORKED ON SUMMARY JUDGMENT RESPONSE. IN PREPARATION OF DRAFTING REPORT RE: TO	3.5	525.00 150.00
11/09/07	SSJ	CLIENT, REVIEW DEPOSITION TRANSCRIPTS OF	1.2	150.00
		SEMPLE AND MURTAGH.		
11/09/07	55.7	DRAFTED REPORT TO FROCK RE: SEMPLE AND	2.8	350.00
11/05/01	000	MURTAGH DEPOSITIONS, WITH ANALYSIS.	2.0	330.00
11/09/07	SSJ	DRAFTED CORRESPONDENCE TO MURTAGH RE:	0.1	12.50
,,		COPY OF YOUR DEPOSITION TRANSCRIPT IS		
		ATTACHED, PLEASE REVIEW AND PROVIDE		
		ERRATA SHEET CORRECTIONS IF ANY.		
11/09/07	MCD	PREPARE CORRECTIONS TO BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	0.5	62.50
11/09/07	MCD	DRAFTED E-MAIL TO SCOTT SHANNON REGARDING	0.1	12.50
		MOTION FOR SUMMARY JUDGMENT.		
11/09/07	MCD	REVIEW AND ANALYZE FISHER'S MOTION FOR	0.8	100.00
		SUMMARY JUDGMENT.		
11/10/07	TPW	WORKED ON RESPONSE TO MOTION FOR SUMMARY	4.0	600.00
		JUDGMENT OF FISHER.		
11/11/07	TPW	WORKED ON RESPONSE TO MOTION FOR SUMMARY	2.0	300.00
		JUDGMENT AND PREPARED INITIAL OUTLINE OF		
		BRIEF.		
11/12/07	SSJ	REVIEW FISHER PLEADINGS IN UNDERLYING	2.7	337.50
		LITIGATION TO IDENTIFY FISHER'S DAUBERT		
		MOTION TO EXCLUDE TESTIMONY OF WHITMAN IN		
		WHICH FISHER INCORPORATES WENDELL HULL		
		REPORT RE: AND ITS SUBSEQUENT REPUDIATION BY PUBLICATION BY THE AUTHORS OF THAT		
		REPORT AND FISHER'S RELIANCE UPON THE		
		REPUDIATION TO ARGUE FOR EXCLUDING		
		ASTOSIATION TO AROUS FOR EACHODING		

Date	Atty		Hours	Value
11/12/07	SSJ	WHITMAN AS AN EXPERT. ANALYZE ARGUMENTS RAISED IN NORTHEAST'S OPENING BRIEF AS AGAINST FISHER'S ARGUMENTS IN THEIR OPENING BRIEF IN ANTICIPATION OF ARGUMENTS TO RAISE IN OUR ANSWERING AND REPLY BRIEFS AS	1.2	150.00
11/12/07	TPW	APPROPRIATE. DRAFTED RESPONSIVE BRIEF TO FISHER'S MOTION FOR SUMMARY JUDGMENT.	10.0	1,500.00
11/13/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING DELAWARE BORROWING STATUTE.	0.2	25.00
11/13/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING DELAWARE STATUTE OF LIMITATIONS.	0.2	25.00
11/13/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING CASES CITED BY FISHER IN SUPPORT OF STATUTE OF LIMITATIONS ARGUMENT.	0.2	25.00
11/13/07	MCD	REVIEW MATERIALS IN FILE FOR FISHER'S ANSWERS AND CROSSCLAIMS IN UNDERLYING LITIGATION.	1.0	125.00
11/13/07	MCD	TELEPHONE CALL TO VICKI GOODMAN REGARDING FISHER'S CROSSCLAIMS IN OLSON MATTER.	0.2	25.00
11/13/07	MCD	REVIEW OLSON DOCKET REGARDING FISHER'S PLEADINGS.	0.1	12.50
11/13/07	MCD	REVIEW AND ANALYZE DELAWARE STATUTE OF LIMITATIONS (ANNOTATED) FOR RESPONSE TO FISHER'S MOTION FOR SUMMARY JUDGMENT.	2.1	262.50
11/13/07	MCD	REVIEW AND ANALYZE DELAWARE BORROWING STATUTE FOR RESPONSE TO FISHER'S MOTION FOR SUMMARY JUDGMENT.	1.1	137.50
11/13/07	MCD	REVIEW AND ANALYZE TWO DELAWARE CASES CITED BY FISHER IN MOTION FOR SUMMARY JUDGMENT REGARDING STATUTE OF LIMITATIONS ARGUMENT.	1.6	200.00
11/13/07	MCD	REVIEW AND ANALYZE FISHER'S DELAWARE CONTRIBUTION ACT ARGUMENT.	0.8	100.00
11/13/07	MCD	STRATEGIZE WITH TPW REGARDING APPROACH TO ANSWERING FISHER'S MOTION FOR SUMMARY JUDGMENT.	0.6	75.00
		REVIEW AND ANALYZE FISHER'S STATUTE OF LIMITATIONS ARGUMENT IN MOTION FOR SUMMARY JUDGMENT.	0.9	112.50
11/13/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING FISHER'S BRIEF.	0.3	45.00
11/13/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING OUR BRIEF.	0.2	30.00

01682 11/19/07

19180

Date	Atty		Hours	Value
11/13/07	TPW	TELEPHONE CONFERENCE WITH JEFF FROCK	0.2	30.00
		REGARDING EXPERT MULLER AND CURRENT		
		POSTURE OF SUMMARY JUDGMENT MOTIONS.		
11/13/07	TPW	CONTINUED TO DRAFT BRIEF RESPONDING TO	10.8	1,620.00
		FISHER'S MOTION FOR SUMMARY JUDGMENT.		
11/13/07	SSJ	RECEIPT AND REVIEWED FISHER'S WITHDRAWAL	0.1	12.50
		OF MOTION FOR PROTECTIVE ORDER.		
11/14/07	TPW	CONTINUED TO WORK ON RESPONSE TO FISHER'S	11.1	1,665.00
		MOTION FOR SUMMARY JUDGMENT.		
11/15/07	TPW	CONTINUED TO WORK ON RESPONSE TO FISHER'S	6.1	915.00
		MOTION FOR SUMMARY JUDGMENT.		
11/15/07	SSJ	LEGAL REVIEW OF DELAWARE UNIFORM	0.8	100.00
		CONTRIBUTION AMONG TORTFEASORS ACT AS		
		APPLICABLE TO FISHER'S MOTION FOR SUMMARY		
		JUDGMENT AND ARGUMENTS TO MAKE WITH		
		RESPECT THERETO.		
11/15/07	SŞJ	LEGAL REVIEW OF DELAWARE CASE LAW	0.4	50.00
		ADDRESSING CIRCUMSTANCES OF APPORTIONING		
		LIABILITY FOR NEGLIGENCE AFTER RESOLUTION		
		OF UNDERLYING LITIGATION.		
11/16/07	TPW	CONTINUED WORK ON RESPONSE TO FISHER'S	7.8	1,170.00
		MOTION FOR SUMMARY JUDGMENT.		
11/16/07	SSJ	PREPARE CORRECTED OPENING BRIEF FOR	0.1	12.50
		E-FILING.		
11/17/07	TPW	CONTINUED TO WORK ON RESPONSE TO FISHER'S	5.5	825.00
		MOTION FOR SUMMARY JUDGMENT.		
11/18/07	TPW	CONTINUED TO REVISE BRIEF IN OPPOSITION	1.5	225.00
		TO FISHER'S MOTION FOR SUMMARY JUDGMENT.		
11/19/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON	0.4	60.00
		REGARDING OUR BRIEF IN OPPOSITION TO		
		FISHER'S MOTION FOR SUMMARY JUDGMENT.		
11/19/07	TPW	CONTINUED TO DRAFT AND REFINE BRIEF IN	7.7	1,155.00
		OPPOSITION TO FISHER'S MOTION FOR SUMMARY		
		JUDGMENT.		
			140.3	19,745.00

ATTORNEY TIME SUMMARY:

\t t	corney		Status	Hours		Rate		Value
		· •						
ſΡ	WAGNER	(TPW)	PARTNER	88.3	at	\$150	=	13,245.00
1C	DOHERTY	(MCD)	ASSOCIATE	31.7	at	\$125	=	3,962.50
IS	SHANNON	(SSJ)	ASSOCIATE	20.3	at	\$125	_	2 537 50

19180 INACTIVE CRAYELER OF SOV-00412-SLR DOCUMENT 1051326 Filed 02/15/2008 Page 7 of 30 01682 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 6

11/19/07

CURRENT FEES 19,745.00

TOTAL AMOUNT OF THIS INVOICE 19,745.00

START TO DATE FEES BILLED 185,432.50
START TO DATE DISBURSEMENTS BILLED 6,862.53
START TO DATE TOTAL BILLED 192,295.03

Case 1:06-cv-00412-SLR Document 105-5 Filed 02/15/2008 Page 8 of 30 Marshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 December 10, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT:

\$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 838667

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 12/15/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

0.00

COSTS:

0.00

TOTAL AMOUNT DUE:

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street

Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

FOR COSTS AL	OVANCED AND EXPENSES INCURRED:		
11/09/07	FEDEX CORPORATION - FEDEX MR. GERARD MULLER	82.19	
11/20/07	FEDEX CORPORATION - FEDEX ON	9.30	
	10/26/07		
11/20/07	FEDEX CORPORATION - FEDEX ON	6.94	
	10/26/07		
	Type Total	98.43	
10/26/07	IKON - DUPLICATING EXPENSE IKON;	-114.45	
	PAID		
11/08/07	ASHBY & GEDDES - DUPLICATING EXPENSE	12.38	
12/06/07	CANON BUSINESS SOLUTIONS - EAST INC	3.64	
	- DUPLICATING EXPENSE ON 11/1/07		
	Type Total	- 98 . 43	
	CURRENT EXPENSES	0.00)
	TOTAL AMOUNT OF THIS INVOICE	0.00)
	CONTRACTOR DAMES FIRE DAVABLE	105 (20 50	
	START TO DATE FEES BILLED		
	START TO DATE DISBURSEMENTS BILLED		
	START TO DATE TOTAL BILLED	192,295.03	

Case 1:06-cv-00412-SLR Document 105-5 Filed 02/15/2008 Page 10 of 30

Marshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 December 10, 2007

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT: \$0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 838668

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 12/10/07

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

> FEES: 15,987.50 COSTS: 1,825.12

TOTAL AMOUNT DUE: 17,812.62

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

Case 1:06-cv-00412-SLR Document 105-5 Filed 02/15/2008 Page 11 of 30

Date	Atty		Hours	Value
11/01/07	MCD	PREPARED FOR DEPOSITION OF DR. MOSTELLO BY REVIEWING MOSTELLO REPORT.	1 . 8	225.00
11/01/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT	0.1	12.50
		SHANNON REGARDING OPENING BRIEF IN		
		SUPPORT OF MOTION FOR SUMMARY JUDGMENT.		
11/01/07	MCD	REVIEW AND ANALYZE EDITED OPENING BRIEF	1.4	175.00
		IN SUPPORT OF MOTION FOR SUMMARY		
		JUDGMENT.		
11/01/07	MCD	REVIEW AND ANALYZE MATERIALS IN FILE TO	1.1	137.50
		OBTAIN EXHIBITS FOR OPENING BRIEF IN		
		SUPPORT OF MOTION FOR SUMMARY JUDGMENT.		
11/01/07	MCD	REVIEW AND ANALYZE MISSOURI CASES	2 . 5	312.50
		REGARDING INDEMNITY FOR INCLUSION IN		
		MOTION FOR SUMMARY JUDGMENT.		
11/01/07	MCD	COMMUNICATE WITH TPW REGARDING MOTION FOR	0.5	62.50
		SUMMARY JUDGMENT BRIEF REVISIONS.		
11/08/07	VYG	REVIEWED & ANALYSIS OF DELAWARE FEDERAL	0.4	50.00
		COURT LOCAL RULES RE: IDENTIFICATION OF		
		PROPER LOCAL PROCEDURES TO AMEND A FILED		
		SUMMARY JUDGMENT MOTION/BRIEF PER REQUEST		
/ /		OF T. WAGNER & M. DOHERTY		
11/08/07	VYG	CONFERENCE WITH DELAWARE FEDERAL COURT	0.2	25.00
		CLERK RE: PROPER LOCAL PROCEDURES TO		
		AMEND A FILED SUMMARY JUDGMENT MOTION/BRIEF PER REQUEST OF T. WAGNER &		
		M. DOHERTY		
11/12/07	MCD	REVIEW MATERIALS IN FILE FOR MEMORANDUM	0.2	25.00
11/12/07	FICE	OF LAW REGARDING WENDELL HULL REPORT WITH	0.2	23.00
		EXHIBITS FOR INCLUSION IN RESPONSE TO		
		FISHER'S MOTION FOR SUMMARY JUDGMENT.		
11/12/07	MCD	SPEAK WITH TPW REGARDING TWO OTHER CASES	0.2	25.00
		IN LA AGAINST FISHER.		
11/12/07	MCD	DRAFTED E-MAIL TO TPW REGARDING PAUL	0.1	12.50
		POLITZ AND LA CASES.		
11/12/07	MCD	REVIEW ONLINE DOCKETS REGARDING LA CASES.	0.2	25.00
11/12/07	MCD	REVIEW FISHER'S STATUTE OF LIMITATIONS	1.0	125.00
		ARGUMENT.		
11/12/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	1.0	125.00
		PHIL JACOBSON REGARDING STATUTE OF		
		LIMITATIONS AND DELAWARE CONTRIBUTION		
		ACT.		
11/13/07	VYG	REVIEWED FISHER'S DOCUMENT PRODUCTION AND	1.1	137.50
		PLEADINGS RE: IDENTIFICATION OF FISHER'S		
		ANSWER TO THE 1ST AMENDED COMPLAINT IN		
		THE OLSON MATTER TO DETERMINE WHETHER		
22/22/05	MCD	CONTRIBUTION AND INDEMNIFICATION AS PLEAD	. -	
11/14/07	MCD	REVIEW MOSTELLO FILE TO ENSURE COMPLETE	3.2	400.00
		COUNCEL FOR EXCHER		
11/14/07	MCD	COUNSEL FOR FISHER.	1.0	105.00
11/14/0/	MCD	REVIEW MOSTELLO BOOKS REGARDING COMPLETE COPIES.	1.0	125.00
		COLLEG.		

19180 INACTIVE ASSIVE LENGTH CO-00412-SLR Document 105 3668 Filed 02/15/2008 Page 12 of 30 01682 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 2

12/10/07

Date	Atty		Hours	Value
11/14/07	MCD	REVIEW AND ANALYZE DELAWARE CONTRIBUTION ACT AND CITED CASES.	3.0	375.00
11/16/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING STATUTE OF LIMITATIONS AND ACCRUAL OF INDEMNITY ACTION.	1.6	200.00
11/16/07	MCD	REVIEW AND ANALYZE MISSOURI AND DELAWARE CASES REGARDING ACCRUAL OF INDEMNITY ACTION.	3.9	487.50
11/16/07	MCD	DRAFTED STATUTE OF LIMITATIONS ARGUMENT FOR ANSWERING BRIEF.	2 . 4	300.00
11/16/07	MCD	REVIEW COURT ORDER REGARDING MOTION IN LIMINE.	0.1	12.50
11/16/07	MCD	DRAFTED E-MAIL TO TPW REGARDING MOTIONS IN LIMINE.	0.1	12.50
11/16/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW REGARDING MOTION IN LIMINE.	0.1	12.50
11/19/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING DUTY TO DEFEND (DELAWARE LAW).	0.8	100.00
11/19/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING DUTY TO DEFEND CASE LAW.	1.1	137.50
11/19/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING MISSOURI CASES TO INCLUDE IN OPPOSITION BRIEF REGARDING CONTRACT INTERPRETATION AND INDEMNITY AGREEMENT.	0.6	75.00
11/19/07	MCD	REVIEW AND ANALYZE FISHER'S MOTION FOR SUMMARY JUDGMENT.	1.4	175.00
11/19/07	MCD	REVIEW AND ANALYZE MISSOURI CASES REGARDING DUTY TO DEFEND.	1.0	125.00
11/19/07	MCD	STRATEGIZE WITH TPW REGARDING MOTION.	0.5	62.50
11/20/07	TPW	CONTINUED WORK ON BRIEF IN RESPONSE TO FISHER'S MOTION FOR SUMMARY JUDGMENT .	10.2	1,530.00
11/20/07	SSJ	RECEIPT AND REVIEWED NOTICE OF E-FILING OF FISHER'S ANSWER TO NORTHEAST'S MOTION FOR SUMMARY JUDGMENT.	0.1	12.50
11/20/07	SSJ	REVIEW COURT NOTICES OF FISHER'S FILING OF ITS OPENING BRIEF FOR SUMMARY JUDGMENT AND INDICATING NORTHEAST'S RESPONSE DUE BY NOVEMBER 26TH.	0.1	12.50
11/20/07	MCD	MEET WITH TPW TO IDENTIFY AND ASSEMBLE APPENDIX TO ANSWERING BRIEF.	3.2	400.00
11/20/07	MCD	TELEPHONE CALL FROM TPW REGARDING FISHER'S ANSWERING BRIEF.	0.1	12.50
11/20/07	MCD	REVIEW ONLINE DOCKET REGARDING FILING DATE FOR ANSWERING BRIEF.	0.2	25.00

INACTIVE CORSELAND 06:50V-00412-SLR DOWNMENT 105-668 Filed 02/15/2008 Page 13 of 30 Page

FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL)1682

12/10/07

Date	Atty		Hours	Value
11/20/07	MCD	TELEPHONE CALL TO TPW REGARDING ANSWERING BRIEF.	0.1	12.50
11/20/07	MCD	REVIEW ANSWERING BRIEF FOR FINAL REVISIONS.	1.4	175.00
11/20/07	MCD	REVIEW LOCAL RULES REGARDING TIME FOR FILING OF ANSWERING BRIEF.	0.2	25.00
11/20/07	MCD	MEET WITH TPW REGARDING FINAL VERSION OF BRIEF.	0.3	37.50
11/21/07	TPW	CONTINUED TO WORK ON AND FINALIZED RESPONSE TO FISHER'S MOTION FOR SUMMARY JUDGMENT.	6.2	930.00
11/21/07	SSJ	REVIEW COURT DOCKET TO DETERMINE DUE DATE FOR ANSWERING BRIEF.	0.2	25.00
11/21/07	ŞSJ	TELEPHONE CALL TO COURT CLERK RE: DISCREPANCY BETWEEN LR 7.1.2 AND DUE DATE STATED ON COURT DOCKET.	0.1	12.50
11/21/07	SSJ	RECEIPT AND REVIEWED FISHER'S ANSWERING BRIEF IN OPPOSITION TO NORTHEAST'S MOTION AND OPENING BRIEF FOR SUMMARY JUDGMENT AND RELATED APPENDIX.	1.8	225.00
11/21/07	MCD	DRAFTED TABLE OF CONTENTS FOR APPENDIX TO ANSWERING BRIEF.	0.6	75.00
11/21/07	MCD	INSERT REFERENCES TO APPENDIX B IN ANSWERING BRIEF.	1.0	125.00
11/21/07	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING FILING OF ANSWERING BRIEF.	0.1	12.50
11/21/07	MCD	REVIEW AND REVISE ANSWERING BRIEF TO FISHER'S MOTION FOR SUMMARY JUDGMENT.	0.9	112.50
11/21/07	MCD	DRAFTED TABLE OF AUTHORITIES FOR INCLUSION IN ANSWERING BRIEF.	0.4	50.00
11/21/07	MCD	REVIEW LOCAL RULES REGARDING FILING OF REPLY BRIEF.	0.2	25.00
11/23/07	TPW	RECEIPT AND REVIEWED FISHER'S BRIEF AND ACCOMPANYING MULTIPLE EXHIBITS OPPOSING OUR MOTION FOR SUMMARY JUDGMENT AND BEGAN TO PREPARE REPLY BRIEF.	6.0	900.00
11/24/07	TPW	BEGAN DRAFT OF REPLY BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	3.0	450.00
11/25/07	TPW	CONTINUED TO DRAFT REPLY BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	3 . 5	525.00
11/26/07	TPW	CONTINUED PREPARATION OF REPLY BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT	10.2	1,530.00
11/26/07	MCD	REVIEW AND ANALYZE FISHER'S ANSWERING BRIEF TO NEC'S MOTION FOR SUMMARY JUDGMENT.	1.2	150.00
11/26/07	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW REGARDING RESEARCHING TERMS "ARISE" AND "ARISING FROM" FOR INCLUSION IN REPLY BRIEF.	0.1	12.50

INACTIVE 2894814:19646W-00412-SLR Doctumento 105-3568 Filed 02/15/2008 Page 14 of 30 19180 Page

01682 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL

12/10/07

	Atty		Hours	Value
11/26/07	MOD	DECELOR AND DEVITEUED MEMO DOOM MEN	0.1	12.50
11/26/07	MCD	RECEIPT AND REVIEWED MEMO FROM TPW	0.1	12.50
		REGARDING ASTM STANDARDS FOR USE IN		
11/25/02	W02	DAUBERT MOTION TO CHALLENGE MOSTELLO.	0.1	10.50
11/26/07	MCD	DRAFTED E-MAIL TO TPW REGARDING LOCAL	0.1	12.50
11/26/07	MCD	RULE ON ORAL ARGUMENT.	0.1	10.50
11/26/07		REVIEW LOCAL RULE REGARDING ORAL ARGUMENT	0.1	12.50
11/26/07	MCD	MEET WITH TPW REGARDING REPLY BRIEF TO FISHER'S ANSWERING BRIEF.	0.2	25.00
11/26/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	1.7	212.50
11,20,0,	1102	PHIL JACOBSON REGARDING APPORTIONMENT OF	1.,	212.50
		FAULT UNDER MISSOURI LAW.		
11/26/07	MCD	REVIEW AND ANALYZE MISSOURI CASELAW	1.4	175.00
11/20/07	HCD	REGARDING APPORTIONMENT OF FAULT UNDER	1.4	1/5.00
		MISSOURI LAW BY FACTFINDER.		
11/26/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF	0.8	100.00
11/20/07	MCD	PHIL JACOBSON REGARDING MISSOURI	0.6	100.00
		CONTRIBUTION STATUTE.		
11/26/07	MCD	REVIEW AND ANALYZE MISSOURI AND DELAWARE	1.6	200.00
11/26/07	MCD	CONTRIBUTION ACTS.	1.6	200.00
11/26/07	MCD	REVIEW REPLY BRIEF TO FISHER'S ANSWERING	0.9	110 50
11/26/07	MCD	BRIEF.	0.9	112.50
11/27/07	трω	COMPLETED REPLY BRIEF IN SUPPORT OF	3.8	570.00
11,2,,0,		MOTION FOR SUMMARY JUDGMENT	3.0	3,0.00
11/27/07	MCD	TELEPHONE CALL FROM TPW REGARDING REPLY	0.1	12.50
11,2,,0,	.102	BRIEF TO FISHER'S ANSWERING BRIEF.	0.1	12.50
11/27/07	MCD	REVIEW AND ANALYZE REPLY BRIEF WITH	1.0	125.00
11,21,0		ADDITIONAL ARGUMENT REGARDING DELAWARE	1.0	125.00
		CONTRIBUTION ACT.		
11/27/07	MCD	INSERT REFERENCES TO APPENDIX C TO REPLY	0.6	75.00
22,2.,0.		BRIEF.	0.0	,3.00
11/27/07	MCD	DRAFT TABLE OF AUTHORITIES FOR REPLY	0.1	12.50
22,2.,5.		BRIEF.	0.1	12.50
11/27/07	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING	0.1	12.50
11,0.,0.		REPLY BRIEF.	0.1	12.50
11/27/07	MCD	TELEPHONE CALL TO VICKI GOODMAN REGARDING	0.1	12.50
,-,-		REPLY BRIEF.	V	12.30
11/27/07	MCD	STRATEGIZE WITH TPW REGARDING ORAL	0.2	25.00
,_,		ARGUMENT REQUEST.	• • •	25.00
12/01/07	TPW	PREP FOR ORAL ARGUMENT.	1.5	225.00
12/03/07		DRAFTED REPORT TO CLIENT REGARDING	0.6	90.00
,,		OUTSTANDING MOTIONS AND PLANS FOR MOTIONS		30.00
		IN LIMINE.		
12/03/07	TPW	RECEIPT AND REVIEWED REPLY BRIEF OF	3.0	450.00
,		DEFENDANT FISHER AND PREPARED RESPONSE.	• • •	150.00
12/03/07	TPW	CONTINUED PREP FOR ORAL ARGUMENT.	2.3	345.00
12/04/07		REVIEW DRAFT OF SUR REPLY.	0.1	12.50
12/04/07		RECEIPT AND REVIEWED ERRATA SHEETS FOR	0.2	30.00
,,,		DEPOSITION.	J. L	50.00

01682 12/10/07

19180

Date	Atty		Hours	Value
12/04/07	TPW	REVIEWED POINTS AT ISSUE REGARDING FISHER	0.8	120.00
		BRIEF.		
12/04/07	TPW	COMPLETED SUR REPLY BRIEF.	1.2	180.00
12/04/07	TPW	WORKED ON DAUBERT AND PRE-TRIAL MOTIONS.	1.5	225.00
12/05/07	TPW	PREP FOR ORAL ARGUMENT.	2.5	375.00
12/06/07	TPW	WORKED ON DAUBERT MOTIONS.	0.8	120.00
12/07/07	TPW	CONTINUED WORK ON PRETRIAL DAUBERT	1.5	225.00
		MOTIONS.		
12/09/07	TPW	PREP FOR ORAL ARGUMENT.	1.0	150.00
12/10/07	TPW	REVIEWED COURT REQUIREMENTS FOR PRETRIAL	1.2	180.00
		STIPULATION AND ORDER AND BEGAN TO		
		PREPARE OUR PORTIONS THEREOF.		
12/10/07	SSJ	REVIEW COURT ORDER AND LOCAL RULES FOR	0.2	25.00
		REQUIREMENTS FOR PREPARATION AND		
		SUBMISSION OF PRETRIAL STIPULATION AND		
		ORDER.		
12/10/07	SSJ	DRAFTED FORM PRETRIAL STIPULATION AND	0.4	50.00
22, 20, 0		ORDER IN PREPARATION.		
			115.7	15,987.50

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate	Value
TP WAGNER	(TPW)	PARTNER	61.0	at	\$150 =	9,150.00
MC DOHERTY	(MCD)	ASSOCIATE	50.1	at	\$125 =	6,262.50
VL GOODMAN	(VYG)	ASSOCIATE	1.7	at	\$125 =	212.50
JS SHANNON	(SSJ)	ASSOCIATE	2.9	at	\$125 =	362.50

CURRENT FEES 15,987.50

FOR COSTS ADVANCED AND EXPENSES INCURRED:

01682	FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL	Page	6
12/10/07			
12/06/07	THOMAS P. WAGNER - HOTEL	752.89	
	ACCOMODATIONS HOTEL, TRAVEL TO		
	ALBANY, NY FOR DEPO ON		
	10/22/07-10/25/07		
	Type Total		752.89
11/30/07	LEXIS-NEXIS COURTLINK CORP - DOCKET	320.00	
	ENTRIES OLSEN V. MOTIVA DOCUMENTS		
	Type Total		320.00
12/06/07	7 CANON BUSINESS SOLUTIONS - EAST INC	557.79	
	- DUPLICATING EXPENSE ON 11/5/07		
12/06/07	7 CANON BUSINESS SOLUTIONS - EAST INC	194.44	
	- DUPLICATING EXPENSE ON 11/7/07		
	Type Total		752.23
	CURRENT EXPENSES	1	,825.12
	TOTAL AMOUNT OF THIS INVOICE	17	,812.62
	START TO DATE FEES BILLED	185,432.50	1
	START TO DATE PEES BILLED START TO DATE DISBURSEMENTS BILLED	6,862.53	
	START TO DATE DISBORSEMENTS BILLED	192,295.03	
	START TO DATE TOTAL BILLED	1,2,2,3.03	

INACTIV Casacilia O Grav - 00412-SLR Document 105 - 568 Filed 02/15/2008 Page 16 of 30

Case 1:06-cv-00412-SLR Document 105-5 Filed 02/15/2008 Page 17 of 30 arshall Dennehey Warner Coleman and Goggin PC

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 January 14, 2008

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT:

5.0

HANDLING ATTORNEY: T P WAGNER

Invoice No: 844312

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 01/14/08

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES:

12.162.50

COSTS:

723.82

TOTAL AMOUNT DUE:

please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

'or proper credit, please include our file number 19180.01682 ith your remittance.

Date	Atty		Hours	Value
12/03/07	MCD	REVIEW AND ANALYZE REPLY BRIEF OF FISHER.	1.5	187.50
12/03/07	MCD	MEET WITH TPW REGARDING ORAL ARGUMENT STRATEGY.	0.2	25.00
12/03/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING DUTY TO DEFEND.	0.2	25.00
12/07/07	MCD	DRAFT PRETRIAL STIPULATION AND ORDER.	0.7	87.50
12/10/07	MCD	REVIEW ONLINE DOCKET REGARDING STATUS OF ORAL ARGUMENT.	0.1	12.50
12/11/07	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING FISHER'S BRIEF.	0.4	60.00
12/11/07	TPW	WORKED ON DAUBERT MOTIONS	1.5	225.00
12/11/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON FOR PREPARATION OF MOTION IN LIMINE.	1.9	237.50
12/11/07	MCD	REVIEW AND ANALYZE DAUBERT CASES.	2.8	350.00
12/12/07	TPW	WORKED ON DAUBERT MOTIONS.	1.0	150.00
12/12/07	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING DAUBERT IN 3RD CIRCUIT AND DISTRICT OF DELAWARE.	1.8	225.00
12/13/07	TPW	WORKED ON DAUBERT MOTIONS AND REVIEWED EXTENSION CASE LAW.	4.2	630.00
12/16/07	TPW	ANALYZED TESTIMONY OF DR. MOSTELLO AND WORKED ON DAUBERT MOTION.	6.0	900.00
12/17/07	MCD	PREPARE/DRAFT PRETRIAL STIPULATION AND ORDER.	0.9	112.50
12/18/07	MCD	PREPARED PRETRIAL STIPULATION AND ORDER.	1.1	137.50
12/19/07	MCD	DRAFTED PRETRIAL STIPULATION AND ORDER.	0.8	100.00
12/21/07	TPW	RECEIPT AND REVIEWED MESSAGE OF EXPERT REGARDING NEW DELAWARE DECISION AND PLANNED FOLLOW UP	0.3	45.00
12/21/07	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM SEMPLE RE: ATTACHING RECENT CHANCERY COURT OPINION HOLDING DETERMINATIONS OF DELAWARE LAW ARE THE PROVINCE OF THE DELAWARE JUDICIARY AND NOT FOR EXPERTS.	0.4	50.00
12/21/07	SSJ	DRAFTED CORRESPONDENCE TO SEMPLE RE: ACKNOWLEDGING RECEIPT AND THANKING HIM FOR THE OPINION WHICH WILL BE INCORPORATED INTO OUR MOTION IN LIMINE AS TO PRICE AND WILL BE EQUALLY APPLICABLE TO SEMPLE'S PROPOSED TESTIMONY.	0.1	12.50
12/21/07	MCD	REVIEW MATERIALS IN FILE TO IDENTIFICATION OF EXHIBITS TO PRETRIAL STIPULATION AND ORDER.	2.5	312.50
12/24/07	TPW	WORKED ON DAUBERT MOTION TO EXCLUDE DEFENDANT'S EXPERT	4.7	705.00
12/26/07	TPW	WORKED ON DAUBERT MOTION INCLUDING CASE LAW.	4.4	660.00
12/27/07	TPW	CONTINUED TO PREPARE DAUBERT MOTION.	1.5	225.00
12/28/07	TPW	WORKED ON DAUBERT MOTION INCLUDING REVIEW OF MOSTELLO TESTIMONY.	1.5	225.00

19180 INACTIVE TRAFFIE CONTROL SINTERN'L V. NORTHEAST CONTROL Page 2 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page 2

01/14/08

Date	Atty		Hours	Value
12/28/07	MCD	DRAFTED PRETRIAL STIPULATION AND ORDER.	0.9	112.50
12/30/07	TPW	DRAFTED DAUBERT MOTION.	2.2	330.00
12/31/07	TPW	DRAFTED DAUBERT MOTION.	3.5	525.00
01/03/08	VYG	REVIEWED AND ANALYSIS OF RECENT COURT OF	0.2	25.00
		CHANCERY OPINION SUPPORTING ARGUMENT TO		
		EXCLUDE PLAINTIFFS EXPERT AS A LEGAL		
		OPINION RE: PREPARATION OF		
		SUPPLEMENTATION OF MOTION TO EXCLUDE		
		PLAINTIFFS EXPERT		
01/05/08	TPW	MADE REVISIONS TO DAUBERT MOTION.	0.5	75.00
01/06/08	TPW	CONTINUED REVISIONS TO DAUBERT MOTION.	1.5	225.00
01/07/08	TPW	TELEPHONE CONFERENCE WITH FISHER'S	0.2	30.00
		COUNSEL DAN GUNTER REGARDING PRE-TRIAL ORDER.		
01/07/08	TPW	DRAFTED CORRESPONDENCE TO MR. GUNTER	0.1	15.00
		REGARDING PRE-TRIAL ORDER.		
01/07/08	TPW	DRAFTED CORRESPONDENCE TO CLIENTS	0.1	15.00
		REGARDING PRE-TRIAL MOTIONS AND PRE-TRIAL ORDER.		
01/07/08	TPW	WORKED ON COMPREHENSIVE PRETRIAL ORDER.	0.8	120.00
01/08/08	MCD	DRAFTED PRETRIAL STIPULATION AND ORDER.	2.9	362.50
01/08/08	MCD	REVIEW EXPERT REPORT OF DEAN MURTAGH.	0.2	25.00
01/08/08	MCD	REVIEW EXPERT REPORT OF DAVID POPE.	0.5	62.50
01/08/08	MCD	REVIEW EXPERT REPORTS OF GERARD MULLER.	0.3	37.50
01/08/08	MCD	REVIEW EXPERT REPORTS OF JEFF FROCK.	0.1	12.50
01/08/08	MCD	REVIEW DEPOSITION TRANSCRIPTS OF	0.4	50.00
		MONTGOMERY AND SHANNON.		
01/08/08	MCD	REVIEW DEPOSITION TRANSCRIPT OF DR.	0.2	25.00
		MOSTELLO.		
01/08/08	MCD	REVIEW MOTION TO EXCLUDE TESTIMONY OF	1.1	137.50
		ROBERT MOSTELLO.		
01/08/08	MCD	CONSULT WITH TPW REGARDING GOOD FAITH	0.2	25.00
		SETTLEMENT NEGOTIATIONS.		
01/08/08	TPW	PREPARED CORRESPONDENCE TO CLIENT	0.3	45.00
		REGARDING SETTLEMENT NEGOTIATIONS AND		
		PREPARED DRAFT OF CORRESPONDENCE TO		
		DEFENDANT'S COUNSEL REGARDING SETTLEMENT		
		DEMAND.		
01/08/08	VYG	SUPPLEMENTED MOTION TO EXCLUDE	0.5	62.50
		DEFENDANT'S EXPERT, SOMERS PRICE, WITH		
		ADDITIONAL CASE LAW AND ANALYSIS		
01/09/08	MCD	UPDATED CITATIONS IN DAUBERT MOTION.	0.8	100.00
01/09/08	TPW	MADE REVISIONS TO DAUBERT MOTIONS.	0.8	120.00
01/09/08	TPW	PREPARED SETTLEMENT DEMAND.	0.4	60.00
01/10/08	TPW	WORKED ON COMPREHENSIVE PRETRIAL	4.0	600.00
		STIPULATION AND ORDER.		
01/11/08	TPW	WORKED ON PRETRIAL STIPULATION AND ORDER	5.5	825.00
		INCLUDING THOROUGH REVIEW OF MATERIALS IN		
		FILE FOR ALL ISSUES AND ITEMS OF		

01/14/08

19180

Date	Atty		Hours	Value
		EVIDENCE.		
01/12/08	TPW	CONTINUED TO WORK ON PRETRIAL STIPULATION	6.2	930.00
		AND ORDER AND DRAFTED NEW INSERT.		
01/13/08	TPW	CONTINUED REVISIONS TO PRETRIAL	4.0	600.00
		STIPULATION AND ORDER.		
01/14/08	SSJ	PULL FROM JUDGE'S DIRECTIVES PAGE FORM	0.8	100.00
		JURY VOIR DIRE AND PATTERN JURY		
		INSTRUCTIONS FOR MODIFICATION AND		
		INCLUSION AS PART OF PRETRIAL SUBMISSIONS		
		TO THE COURT AND REVIEW STANDING ORDERS		
		FOR TRIAL CONDUCT.		
01/14/08	TPW	TELEPHONE CONFERENCE WITH JEFF FROCK	0.2	30.00
		REGARDING TRIAL EXPENSES.		
01/14/08	TPW	COMPLETED PRE-TRIAL ORDER AND STIPULATION	5.2	780.00
		DRAFT FOR FISHER'S COUNSEL.		
			85.1	12,162.50

ATTORNEY TIME SUMMARY:

Attorney		Status	Hours		Rate	Value
TP WAGNER	(TPW)	PARTNER	61.0	at	\$150 =	9,150.00
MC DOHERTY	(MCD)	ASSOCIATE	22.1	at	\$125 =	2,762.50
VL GOODMAN	(VYG)	ASSOCIATE	0.7	at	\$125 =	87.50
JS SHANNON	(SSJ)	ASSOCIATE	1.3	at	\$125 =	162.50
	CURRENT FE	ES				12,162.50

FOR COSTS ADVANCED AND EXPENSES INCURRED:

12/19/07	IKON OFFICE SOLUTIONS - RECORD COPY	52.29	
	SERVICE		
12/19/07	IKON OFFICE SOLUTIONS - RECORD COPY	116.90	
	SERVICE		
	Type Total	169	9.19
12/19/07	WILCOX & FETZER LTD - COURT REPORTER	554.63	
	COSTS		
	Type Total	554	4.63
	CURRENT EXPENSES	22.5	
	CURRENT EXPENSES	123	23.82
	TOTAL AMOUNT OF THIS INVOICE	12,886	16.32
		12,000	J.J2
	START TO DATE FEES BILLED	185,432.50	
	START TO DATE DISBURSEMENTS BILLED	6,862.53	

192,295.03

START TO DATE TOTAL BILLED

INACTIVE TRAVELERS MISC CASE 1:06-CV-00412-SLR Document 105-5 Filed 02/15/2008 Page 21 of 30 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL Page

19180 01682 01/14/08

1845 Walnut Street Philadelphia PA 19103-4797 (215) 575-2600 Tax ID# 23-1724150 February 04, 2008

JEFF W. FROCK TRAVELERS INSURANCE COMPANY 111 SCHILLING ROAD HUNT VALLEY, MD 21031

RE: FISHER CONTROLS INTERN'L V. NORTHEAST CONTROLS, INC.

INSURED:

NORTHEAST CONTROLS, INC. AND ST

YOUR FILE:

TE06401049-09T002

OUR FILE:

19180.01682

DATE OF LOSS:

01/01/98

DEDUCTIBLE AMOUNT: \$0

HANDLING ATTORNEY:

T P WAGNER

Invoice No: 850830

......

INTERIM STATEMENT FOR SERVICES RENDERED THROUGH 02/04/08

Please accept our Interim Statement for Services Rendered regarding the above captioned matter. See attached detailed description of our fees and costs.

FEES.

15,722.50

COSTS:

1,236.35

TOTAL AMOUNT DUE:

16,958.85

Please remit all payments to:

MARSHALL, DENNEHEY, WARNER, COLEMAN AND GOGGIN Accounting Department 1845 Walnut Street Philadelphia, PA 19103-4717

For proper credit, please include our file number 19180.01682 with your remittance.

Date	Atty		Hours	Value
01/02/08	MCD	REVIEW MATERIALS IN FILE FOR	0.6	75.00
		IDENTIFICATION OF EXHIBITS FOR PRETRIAL		
		STIPULATION AND ORDER.		
01/04/08	MCD	MADE REVISIONS TO PRETRIAL STIPULATION	0.6	75.00
-		AND ORDER.		
01/07/08	MCD	REVIEWED MOTION TO PRECLUDE TESTIMONY OF	1.2	150.00
		DR. MOSTELLO.		
01/10/08	MCD	REVIEW RULE 26 DISCLOSURES AND MOTIONS	1.3	162.50
		FOR SUMMARY JUDGMENT TO IDENTIFY ANY		
		ADDITIONAL EXHIBITS OR WITNESSES TO		
		INCLUDE IN PRETRIAL STIPULATION AND ORDER.		
01/11/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW	0.1	12.50
01,11,00	1102	REGARDING COSTS, ATTORNEYS FEES, EXPERT	• • •	22.00
		FEES, IN UNDERLYING LITIGATION.		
01/11/08	MCD	TELEPHONE CALL TO VICKI GOODMAN REGARDING	0.1	12.50
		FEES AND COSTS SPREADSHEET.		
01/11/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM VICKI	0.1	12.50
		GOODMAN REGARDING SPREADSHEET OF ATTORNEY		
		AND EXPERT FEES.		
01/11/08	MCD	PARTICIPATE IN CONFERENCE CALL WITH TPW	0.9	112.50
		AND JSS REGARDING PRETRIAL ORDER.		
01/11/08	MCD	REVIEW SPREADSHEET OF ATTORNEYS FEES AND	0.5	62.50
		EXPERT COSTS.		
01/11/08	MCD	DRAFTED UPDATE TO PRETRIAL STIPULATION.	0.5	62.50
01/11/08	MCD	REVIEW UNDERLYING DOCKET REGARDING	0.9	112.50
		DISMISSAL OF FISHER.		
01/11/08	MCD	REVIEW COSTS OF UNDERLYING LITIGATION FOR	1.2	150.00
		INCLUSION IN PRETRIAL ORDER AND		
02/12/00	wan	STIPULATION.	1.0	125 00
01/11/08	MCD	MADE REVISIONS TO AND UPDATED PRETRIAL STIPULATION AND ORDER.	1.0	125.00
01/14/08	MCD	TELEPHONE CALL TO VICKI GOODMAN REGARDING	0.1	12.50
01/14/00	FICE	DOCKET ENTRIES REGARDING DISMISSAL OF	0.1	12.50
		FISHER IN GREAT AMERICAN CASE.		
01/14/08	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING	0.1	12.50
. ,		DISMISSAL OF FISHER FROM GREAT AMERICAN		
		CASE.		
01/14/08	MCD	REVIEW UNDERLYING DOCKET REGARDING	0.8	100.00
		DISMISSAL OF FISHER.		
01/14/08	MCD	DRAFTED REVISIONS TO PRETRIAL STIPULATION	0.3	37.50
		AND ORDER.		
01/14/08	MCD	REVIEW MATERIALS IN FILE REGARDING	0.5	62.50
		DISMISSAL OF FISHER IN UNDERLYING		
		LITIGATION.		
01/14/08	MCD	REVIEW PRINTOUT OF FEES AND COSTS FOR	1.1	137.50
		TOTAL DAMAGES TO VERIFY CORRECT DOCUMENTS		
0.11		LISTED IN PRETRIAL.		
01/15/08		REVIEW DAUBERT MOTION.	0.5	62.50
01/16/08		DRAFTED MOTION TO EXCLUDE MOSTELLO.	0.5	62.50
01/17/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW REGARDING FILING OF DAUBERT MOTIONS.	0.1	12.50
		REGARDING FILING OF DAUBERI MOTIONS.		

Date	Atty		Hours	Value
01/17/08		CONTINUED FINAL REVISIONS TO DAUBERT MOTION.	0.5	75.00
01/18/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW REGARDING FILING OF MOTIONS IN LIMINE.	0.1	12.50
01/18/08	MCD	DRAFTED E-MAIL RESPONSE TO TPW REGARDING FILING OF MOTIONS IN LIMINE.	0.1	12.50
01/18/08	MCD	REVIEW ONLINE DOCKET REGARDING DEADLINE FOR MOTIONS IN LIMINE AND BRIEF.	0.1	12.50
01/18/08		REVIEW LOCAL RULES REGARDING MOTION IN LIMINE AND BRIEF.	0.2	25.00
01/18/08		PREPARE FINAL VERSION OF DAUBERT MOTION AS TO MOSTELLO.	2.3	287.50
	MCD	TELEPHONE CALL TO TPW REGARDING 30(B)(6) WITNESS TESTIMONY.	0.1	12.50
	MCD	PREPARE FINAL VERSION OF DAUBERT MOTION AS TO SOMERS PRICE.	2.0	250.00
01/18/08	MCD	DRAFTED TABLE OF CONTENTS OF APPENDIX TO MOSTELLO MOTION.		37.50
01/18/08	MCD	DRAFTED TABLE OF CONTENTS OF APPENDIX TO PRICE MOTION.	0.2	25.00
01/18/08	MCD	CHECK CITATIONS IN DAUBERT MOTIONS.	0.8	100.00
01/18/08		RECEIPT AND REVIEWED COURT'S OPINION AND ORDER GRANTING SUMMARY JUDGMENT AND REPORTED RESULT BY TELEPHONE TO CLIENT REPRESENTATIVES AND BEGAN TO ANALYZE RAMIFICATIONS REGARDING RECOVERY OF PRE-JUDGMENT INTEREST AND CURRENT LITIGATION COSTS.	1.5	225.00
01/18/08	SSJ	RECEIPT AND REVIEWED COURT'S MEMORANDUM DECISION AND ORDER GRANTING SUMMARY JUDGMENT TO NORTHEAST CONTROLS AND DENYING FISHER'S CROSS-MOTION FOR SUMMARY JUDGMENT	0.3	37.50
01/19/08	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING COURT'S OPINION.	0.2	30.00
01/21/08	SSJ	LEGAL REVIEW OF DELAWARE PROCEDURAL LAW ON THE RECOVERY OF ATTORNEYS FEES, COSTS AND INTEREST ON CONTRACT ENFORCEMENT ACTIONS	0.8	100.00
01/21/08	TPW	BEGAN WORK ON MOTION TO ADD INTEREST AND COUNSEL FEES AND EVALUATION OF COURT'S OPINION AND ORDER FOR CLIENT INCLUDING LIKELIHOOD OF MOTION TO RECONSIDER AND APPEAL.	4.8	720.00
01/21/08	MCD	RECEIPT AND REVIEWED MEMORANDUM ORDER GRANTING MOTION FOR SUMMARY JUDGMENT IN FAVOR OF NORTHEAST CONTROLS AND AGAINST FISHER.	0.7	87.50

Date	-		Hours	Value
01/21/08	MCD	MEET WITH TPW REGARDING POST JUDGMENT MOTION.	0.2	25.00
01/21/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT SHANNON REGARDING ATTORNEYS' FEES.	0.1	12.50
01/21/08	MCD	REVIEW AND ANALYZE DELLE DONNE V. MILLAR ELEVATOR REGARDING ATTORNEYS FEES.	1.4	175.00
01/21/08	MCD	DRAFTED E-MAIL RESPONSE TO SCOTT SHANNON REGARDING ATTORNEYS' FEES.	0.1	12.50
01/21/08	MCD	BEGIN WORKING ON MOTION FOR DETERMINATION OF DAMAGES.	3.8	475.00
01/22/08	TPW	EXAMINED OPTIONS FOR REQUESTING INTEREST AND COUNSEL FEES UNDER FEDERAL RULES AND LOCAL RULES AND REPORTED TO CLIENT IN RESPONSE TO INQUIRY AND CONTINUED WORK ON MOTION FOR INTEREST AND LITIGATION EXPENSES.	4.1	615.00
01/22/08	MCD	REVIEW DELAWARE AND MISSOURI CASELAW REGARDING PREJUDGMENT INTEREST.	3.5	437.50
01/22/08	MCD	DRAFTED MEMO REGARDING PREJUDGMENT INTEREST.	1.8	225.00
01/23/08	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING INTEREST AND COUNSEL FEES.	0.2	30.00
01/23/08	TPW	WORKED FOR MOTION FOR AWARD OF INTEREST AND COUNSEL FEES.	1.2	180.00
01/23/08	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING PREJUDGMENT INTEREST.	0.1	12.50
01/23/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT SHANNON REGARDING PREJUDGMENT INTEREST.	0.2	25.00
01/23/08	MCD	REVIEW AND ANALYZE MISSOURI CASELAW REGARDING RECOVERY OF ATTORNEYS' FEES AND COSTS.	4.0	500.00
01/23/08	MCD	RECEIPT AND REVIEWED ENTRY OF JUDGMENT.	0.1	12.50
01/23/08	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING ATTORNEYS' FEES.	2.0	250.00
01/23/08	MCD	REVIEW AND ANALYZE INTEREST CASELAW.	0.0	112.50
01/23/08	MCD	DRAFTED MOTION REGARDING ATTORNEYS' FEES.	0.9	112.50
01/23/08	SSJ	LEGAL REVIEW AND ANALYSIS OF CALCULATION	0.6	75.00
		OF PREJUDGMENT INTEREST UNDER DELAWARE LAW FOR INCLUSION IN MOTION FOR FEES, COSTS AND INTERESTS	0.4	50.00
)1/24/08	TPW	REVIEWED CASELAW AND RULES REGARDING INTEREST CALCULATION AND CLAIM FOR COUNSEL FEES.	1.0	150.00
)1/24/08	MCD	TELEPHONE CALL FROM TPW REGARDING MOTION FOR DETERMINATION OF DAMAGES AND ENTRY OF MONEY JUDGMENT.	0.1	12.50
1/24/08	MCD	DRAFTED MOTION FOR DETERMINATION OF DAMAGES AND ENTRY OF MONEY JUDGMENT.	0.5	62.50

0.2	/04	/08

Date	Atty		Hours	Value
01/24/08	MCD	REVIEW AND ANALYZE MISSOURI CASELAW REGARDING RECORDS OF ATTORNEYS' FEES IN INDEMNITY ENFORCEMENT ACTION.	.4.5	562.50
01/24/08	MCD	REVIEW METHOD FOR INTEREST CALCULATIONS UNDER DELAWARE AND MISSOURI LAW.	0.1	12.50
01/24/08	MCD	DRAFT ATTORNEYS FEE ARGUMENT FOR MOTION TO DETERMINE DAMAGES AND ENTER MONEY JUDGMENT.	0.9	112.50
01/24/08	MCD	REVIEW AND ANALYZE DELAWARE CASELAW REGARDING RECOVERY OF ATTORNEYS' FEES.	2.0	250.00
01/25/08	TPW	WORKED ON MOTION FOR INTEREST AND COUNSEL FEES.	2.1	315.00
01/26/08	TPW	REVIEWED CASES AND STATUTE ON CALCULATION OF INTEREST AND ON ATTORNEYS' FEES UNDER DELAWARE PROCEDURAL LAW.	2.5	375.00
01/27/08	TPW	MADE REVISIONS TO MOTION REGARDING INTEREST.	0.8	120.00
01/27/08	TPW	REVIEWED SUMMARY JUDGMENT BRIEFS TO DETERMINE POSITIONS TAKEN BY FISHER ON DAMAGES.	0.7	105.00
01/28/08	MCD	MEET WITH TPW REGARDING MOTION STRATEGY.	0.2	25.00
01/28/08	MCD	CONDUCTED LEGAL RESEARCH REGARDING INTEREST PER APPROVAL OF PHIL JACOBSON.	0.2	25.00
01/28/08	MCD	REVIEW AND ANALYZE MISSOURI CASELAW REGARDING ATTORNEYS FEES.	4.5	562.50
01/28/08	MCD	TELEPHONE CONFERENCE WITH TPW AND SCOTT SHANNON REGARDING ATTORNEYS' FEES.	0.2	25.00
01/28/08	MCD	CONDUCTED LEGAL RESEARCH REGARDING ATTORNEYS' FEES PER APPROVAL OF PHIL JACOBSON.	0.2	25.00
01/28/08	MCD	REVIEW AND ANALYZE WHITESIDE CASE AND CHESTER CASE REGARDING ATTORNEYS' FEES AND CHOICE OF LAW.	0.5	62.50
01/28/08	MCD	DRAFTED E-MAIL TO PHIL JACOBSON REGARDING ENCLOSURE OF DRAFT MOTION	0.1	12.50
01/28/08	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING BASES FOR CLAIMS TO RECOVER PRE-JUDGMENT INTEREST AND ATTORNEY FEES.	0.3	45.00
31/28/08	TPW	CONTINUED DRAFTING AND CASE LAW REVIEW REGARDING MOTION FOR RECOVERY OF INTEREST AND FEES.	7.2	1,080.00
01/28/08		LEGAL REVIEW OF FEDERAL STATUTORY AND REGULATORY REQUIREMENTS FOR CALCULATION AND RECOVERY OF FEES AND COSTS TO DETERMINE WHETHER APPLICABLE TO OUR MOTION WITHIN THE CONTEXT OF THIS ACTION AND CONTRACT INDEMNIFICATION.	1.2	150.00
)1/28/08	SSJ	LEGAL REVIEW, ANALYSIS AND COMPARISON OF DELAWARE AND MISSOURI LAW GOVERNING	1.4	175.00

Date	-		Hours	Value
		DECOMPAN OF ACCOUNTS		
		RECOVERY OF ATTORNEYS FEES AND WHETHER		
		TREATED AS PROCEDURAL RELIEF OR		
01/28/08	CC 7	SUBSTANTIVE.		
01/20/08	220	THE TOUR OF MOTION KEQUESTING	0.8	100.00
01/28/08	00.7	ATTORNEYS FEES.		
01/28/08	550	THE TABLE OF THE PARTY OF THE	0.5	62.50
		STATUS OF MISSOURI AND DELAWARE LAW		
		EXPLAINING THAT WE HAVE NO BASIS TO		
		PURSUE FEES UNDER MISSOURI SUBSTANTIVE OR		
		PROCEDURAL LAW; HOWEVER UNDER DELAWARE		
		LAW ATTORNEY'S FEES RECOVERY ARE		
		PROCEDURAL AND UNDER APPLIED USDC		
		DELAWARE CHOICE OF LAW RULES AND		
		SUPPORTING CASE LAW, IT HAS PREVIOUSLY		
		TREATED SUCH APPLICATIONS AS PROCEDURAL		
		UNDER DELAWARE LAW EVEN WHEN APPLYING		
		FOREIGN JURISDICTION SUBSTANTIVE LAW TO		
01/20/00	00.	THE CONTRACT AT ISSUE.		
01/28/08	880	REVIEW AND ANALYZE IMPACT OF STAUFFER	0.3	37.50
01/28/08	202	DECISION (CONTRA) ON MY ANALYSIS.		
01/20/08	550	LEGAL REVIEW AND ANALYSIS OF WHETHER	0.7	87.50
		DELAWARE LAW TREATS RECOVERY OF		
		PRE-JUDGMENT INTEREST AS PROCEDURAL OR		
		SUBSTANTIVE FOR PURPOSES OF ASSESSING		
		WHETHER TO ARGUE FOR RECOVERY UNDER		
		MISSOURI SUBSTANTIVE OR PROCEDURAL LAW OR DELAWARE PROCEDURAL LAW.		
01/28/08	S S . T			
01,20,00	550	DRAFTED FOOTNOTE TO MOTION EXPLAINING	0.3	37.50
		DISTINCTION BETWEEN MISSOURI AND DELAWARE		
		LAW ON ATTORNEYS' FEE CLAIMS AND RECOVERY.		
01/28/08	7.22			
01/20/00	330	DRAFTED LOCAL RULE 7.1.1 CERTIFICATION	0.4	50.00
		(PREREQUISITE TO FILING OF		
01/29/08	TPW	NON-DISPOSITIVE MOTIONS).		
01/25/00	124	TELEPHONE CONFERENCE WITH DAN GUNTER	0.2	30.00
		COUNSEL FOR FISHER REGARDING MOTION FOR		
		INTEREST AND FEES AND REGARDING SETTLEMENT NEGOTIATIONS.		
01/29/08	TPW	COMPLETED MOTION FOR ENTRY OF MONEY		
,,	11.11	JUDGMENT AND INTEREST AND FEES.	3.1	465.00
01/29/08	TPW			
01,23,00	11.0	RECEIPT AND REVIEWED FISHER'S NOTICE OF APPEAL.	0.2	30.00
01/29/08	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON		
,,			0.4	60.00
		REGARDING OUR MOTION AND NOTICE OF APPEAL AND RULES OF APPELLATE PROCEDURE.		
01/29/08	TPW	REVIEWED RULE OF APPELLATE PROCEDURE AND		
-, -, -, 00		CORRESPONDING RULES OF CIVIL PROCEDURE	1.0	150.00
		AND ANALYZED TIMING OF FISHER'S NOTICE OF APPEAL.		
		DELEGO.		

02/04/08

Date	-		Hours	Value
01/29/08		BEGAN TO IDENTIFY POTENTIAL ISSUES ON		
01/29/08	IPW	APPEAL AND LIKELIHOOD OF SUCCESS ON	1.1	165.00
		MERITS FOR CLIENT.		
01/29/08	SSJ	LEGAL REVIEW OF FEDERAL REGULATORY	0.9	112.50
		REQUIREMENTS SETTING PER DIEM AND MILEAGE	0.5	112.50
		RATES FOR CALCULATION OF RECOVERABLE		
		COSTS UNDER FEDERAL RULES OF CIVIL		
		PROCEDURE TO ASSESS FOR INCLUSION WITHIN		
		MOTION.		
01/29/08	SSJ	FINALIZE AND PREPARATION OF E-FILING OF	0.1	12.50
		MOTION FOR FEES AND COSTS.		
01/29/08	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
		JACOBSON RE: REQUESTING THAT MOTION FOR		
		FEES AND COSTS BE FILED TODAY.		
01/29/08	SSJ	DRAFTED CORRESPONDENCE TO JACOBSON RE:	0.1	12.50
0.000		CONFIRMING THAT ALREADY FILED.		
01/29/08	SSJ	RECEIPT AND REVIEWED NOTICE OF FISHER'S	0.1	12.50
01/29/08	CO. T	FILING OF NOTICE OF APPEAL.		
01/29/08	220	DRAFTED CORRESPONDENCE TO JACOBSON RE: FISHER'S FILING OF NOTICE OF APPEAL	0.1	12.50
		ATTACHED.		
01/29/08	SSJ	RECEIPT AND REVIEWED CORRESPONDENCE FROM	0.1	12.50
,		JACOBSON RE: INQUIRING INTO WHETHER	0.1	12.50
		DISTRICT COURT WILL DECIDE PENDING		
		MOTION, CITING TO FEDERAL RULES OF		
		APPELLATE PROCEDURE AND REQUESTING A		
		TELECONF.		
01/29/08	SSJ	DRAFTED CORRESPONDENCE TO JACOBSON RE: I	0.1	12.50
		AM AVAILABLE IF THE PURPOSE IS TO GET US		
		WORKING ON AN APPROPRIATE MOTION FOR THE		
		DISTRICT COURT TO RETAIN JURISDICTION TO		
		DECIDE MOTION FOR FEES.		
01/29/08	MCD		0.1	12.50
01/29/08	MOD	JACOBSON REGARDING MOTION.		
01/29/08	MCD	PREPARE MOTION FOR ENTRY OF MONEY JUDGMENT.	3.5	437.50
01/29/08	MCD	TELEPHONE CALL TO SCOTT SHANNON REGARDING	0.1	12.50
,,		MOTION FOR ENTRY OF MONEY JUDGMENT.	0.1	12.50
01/29/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM TPW	0.1	12.50
		REGARDING COMMUNICATION WITH DAN GUNTER.	0.1	12.50
01/29/08	MCD	MEET WITH TPW REGARDING COMMUNICATION	0.2	25.00
		WITH DAN GUNTER.		
01/29/08	MCD	RECEIPT AND REVIEWED FISHER'S NOTICE OF	0.2	25.00
		APPEAL.		
01/29/08	MCD	TELEPHONE CALL TO TPW REGARDING FISHER'S	0.2	25.00
		NOTICE OF APPEAL.		
01/29/08	MCD	DRAFTED E-MAIL TO PHIL JACOBSON REGARDING	0.1	12.50
		MEETING AND FISHER'S APPEAL.		

Date	Atty		Hours	Value
01/29/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT SHANNON REGARDING NOTICE OF APPEAL.	0.1	12.50
01/29/08	MCD	PREPARE APPENDIX TO MOTION.	0.5	62.50
01/30/08		TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING CASE LAW ON FEDERAL RULES.	0.4	60.00
01/30/08		PLANNED AND REVIEWED NEW MOTION FOR POST-JUDGMENT RELIEF.	2.0	300.00
01/30/08	TPW	EVALUATED LIKELIHOOD OF SUCCESS BY FISHER ON APPEAL REGARDING AMENDMENT TO COUNTERCLAIM.	0.4	60.00
01/30/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM SCOTT SHANNON REGARDING MOTION AND NOTICE OF APPEAL.	0.1	12.50
01/30/08	MCD	RECEIPT AND REVIEWED E-MAIL FROM PHIL JACOBSON REGARDING MOTION AND NOTICE OF APPEAL.	0.1	12.50
01/30/08	MCD	TELEPHONE CALL FROM TPW REGARDING RULES OF APPELLATE PROCEDURE AND MOTION.	0.1	12.50
01/30/08	MCD	REVIEW AND ANALYZE LOCAL RULES, FEDERAL RULES AND APPELLATE RULES.	1.6	200.00
01/30/08	MCD	DRAFTED MOTION PURSUANT TO RULE 54.	1.5	187.50
01/30/08	MCD	DRAFTED MEMO OF LAW REGARDING RULE 54 MOTION.	1.0	125.00
01/30/08	MCD	REVIEW AND ANALYZE CASELAW REGARDING EFFECT OF NOTICE OF APPEAL AND POST JUDGMENT MOTIONS.	2.5	312.50
01/31/08	TPW	WORKED AND REVISED MOTION TO ALTER OR AMEND JUDGMENT.	1.1	165.00
01/31/08	TPW	TELEPHONE CONFERENCE WITH PHIL JACOBSON REGARDING REVISED MOTION.	0.2	30.00
01/31/08	TPW	IDENTIFEID APPELLATE LAWYER TO WORK ON FORTHCOMING APPEAL AND ASSEMBLED MATERIALS FOR THAT PURPOSE.	0.5	75.00
01/31/08	MCD	DRAFTED MOTION FOR AWARD OF ATTORNEYS' FEES PURSUANT TO FED.R.CIV.P. 54.	1.0	125.00
01/31/08	MCD	DRAFTED OPENING BRIEF IN SUPPORT OF MOTION FOR AWARD OF ATTORNEYS' FEES.	1.5	187.50
01/31/08	MCD	CONDUCTED LEGAL RESEARCH PER APPROVAL OF PHIL JACOBSON REGARDING RULE 54 MOTION FOR ATTORNEYS' FEES.	0.4	50.00
01/31/08	MCD	MEET WITH TPW REGARDING MOTION CONCERNING PREJUDGMENT INTEREST AND FEES.	0.2	25.00
01/31/08	MCD	REVIEW AND ANALYZE APPELLATE RULE 4 (A) (4).	0.2	25.00
02/01/08	TPW	WORKED ON REVISIONS TO SUPPLEMENTAL	3.2	480.00

MOTION AND REVIEW OF APPELLATE RULES.

02/04/08

INACT CASE TO CUT ON THE PAGE 100 TO CONTROL PAGE 8 PAGE 30 of 30 FISHER CONTROLS INTERN'L V. NORTHEAST CONTROL PAGE 8

192,295.03

02/04/08

19180

117.6 15,722.50

ATTORNEY TIME SUMMARY:

Attorney				Rate	Value
TP WAGNER		PARTNER			6,135.00
MC DOHERTY		ASSOCIATE			
JS SHANNON	(SSJ)	ASSOCIATE	8.7 a	t \$125 =	1,087.50
	CURRENT FE	ES			15,722.50
FOR COSTS AD	VANCED AND EXPENSE	S INCURRED:			
01/18/08	IKON OFFICE SOLUT	IONS - DUPLICATING	3	162.75	
	EXPENSE ON 11/6/0	7			
01/18/08	IKON OFFICE SOLUT	IONS - DUPLICATING	3	667.60	
	EXPENSE ON 11/5/0	7			
		Type Total			830.35
11/05/07	DOCKET ENTRIES RE	: DOCKET ENTRIES		139.00	
11/21/07	DOCKET ENTRIES RE	: DOCKET ENTRIES		267.00	
		Type Total			406.00
	CURRENT EX	PENSES			1,236.35
	TOTAL AMOUN	T OF THIS INVOICE	3		16,958.85
	START TO DA	TE FEES BILLED		185,432	. 50
	START TO DA	TE DISBURSEMENTS	BILLED	6,862	. 53

START TO DATE TOTAL BILLED

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

NORTHEAST CONTROLS, INC. : CIVIL ACTION – LAW

and :

ST. PAUL MERCURY INSURANCE COMPANY:

ν.

FISHER CONTROLS INTERNATIONAL, LLC : NO. 1:06-CV-00412 (SLR)

AMENDED AFFIDAVIT OF THOMAS P. WAGNER, ESQUIRE

Thomas P. Wagner, Esquire, being duly sworn according to law, deposes and states as follows:

1. I am counsel for plaintiffs in the above-captioned action. My firm's records show three outstanding and unpaid invoices for legal services totaling \$47,657.79. I am informed that an outside auditing vendor has recommended reduction of one of these invoices by \$1,072.23. My firm's records also show unbilled time of \$1950.00 through February 12, 2008. The total outstanding, therefore, is \$49,607.79.

-

In my prior affidavit, the total outstanding was \$36,497.79. That total included \$30,698.94 in outstanding and unpaid invoices for legal services. In addition, it included \$4,562.50 in unbilled time and unbilled disbursements of \$1,236.35 through January 24, 2008. Since the time of that affidavit, a new invoice has been issued in the amount of \$16,958.85 for fees and disbursements through February 4, 2008. That invoice includes the \$4562.50 in previously unbilled time and \$1236.35 in previously unbilled disbursements, as well as additional time of \$11,160.00. At this time, my firm's records also show unbilled time of \$1950.00 through February 12, 2008.

These charges as well as those reflected in the Affidavit of Jeffrey Frock, are fair 2. and reasonable charges for the services rendered.

Thomas P. Wagner, Esquire

Sworn to and subscribed before me this

Notary Public

My commission expires:

NOTARIAL SEAL Anna L Janjanin, Notary Public City of Philadelphia, Philadelphia County My commission expires March 24, 2009

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

NORTHEAST CONTROLS, INC. : CIVIL ACTION – LAW

and

v.

ST. PAUL MERCURY INSURANCE COMPANY:

:

:

FISHER CONTROLS INTERNATIONAL, LLC : NO. 1:06-CV-00412 (SLR)

CERTIFICATE OF SERVICE

Joseph Scott Shannon, Esquire, hereby certifies that on February 15, 2008, he caused a true and correct copy of Plaintiffs' Reply Brief in Support of Motion for Entry of Money

Judgment and Supplemental Motion to Alter or Amend Judgment and Appendix C to be served upon the following by electronic filing and mail:

Paul A. Bradley, Esquire Maron & Marvel, P.A. 1201 N. Market Street - Suite 900 Wilmington, DE 19899 Daniel Gunter, Esquire Riddell Williams, P.S. 1001 Fourth Avenue Plaza - Suite 4500 Seattle, WA 98154-1065

MARSHALL DENNEHEY WARNER COLEMAN & GOGGIN

/s/ Joseph Scott Shannon
JOSEPH SCOTT SHANNON, ESQUIRE
Delaware Bar I.D. No. 3434
1220 North Market Street, 5th Floor
P.O. Box 8888

Wilmington, DE 19899 – 8888

tel.: 302.552.4329

e-mail: jsshannon@mdwcg.com

Counsel for Plaintiffs